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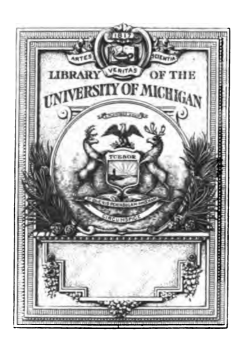
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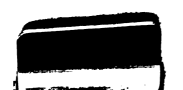
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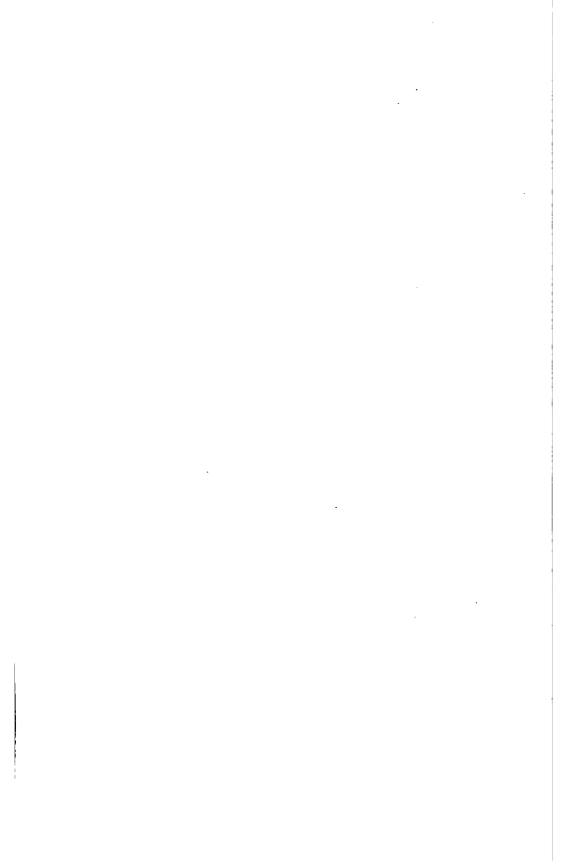
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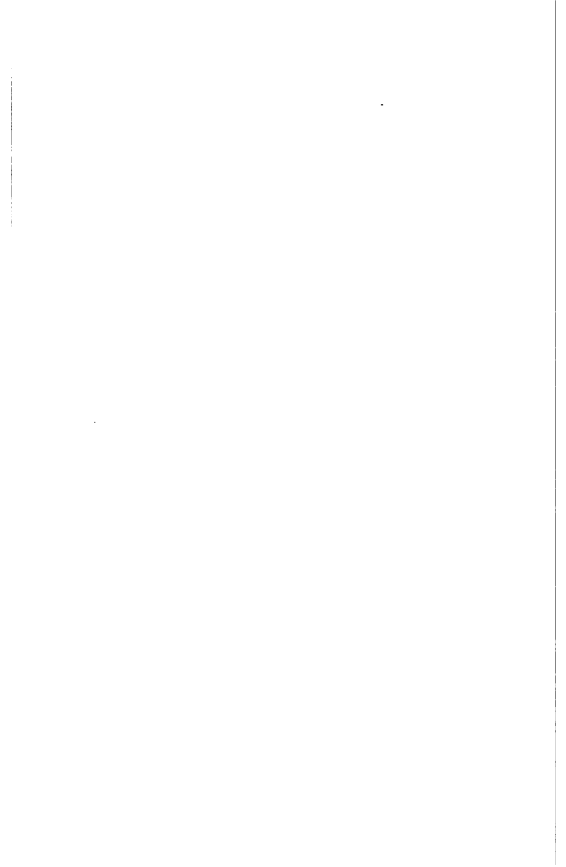








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JOURNAL

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THE SENATE

OF THE

STATE OF MICHIGAN

1891

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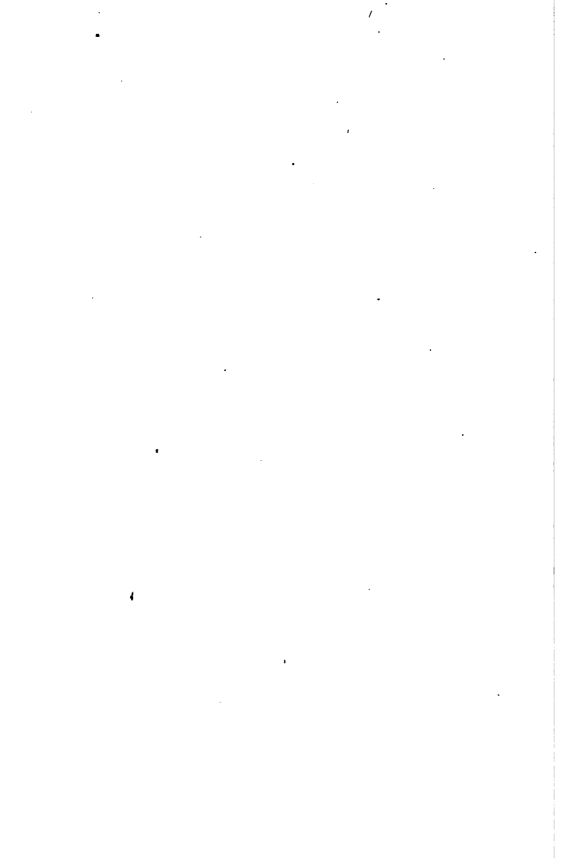
Secretary of the Senate

IN TWO VOLUMES-VOL II



BY AUTHORITY

LANSING
HOBERT SMITH & CO., STATE PRINTERS AND BINDERS
1891



The committee on banks and corporations, to whom was referred

Senate bill No. 110 (file No. 51), entitled

A bill to provide for the incorporation of mutual provident associations of miners, framers, timbermen, landers, engineers, blacksmiths, carpenters and all other laborers in and about iron, gold, silver, lead, copper and coal mines,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendment thereto, recommending that the amendment be concurred in:

Sec. 8 in line 1 strike out the words "a society" and insert in lieu there-

of the words "any society formed under this act,"

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

JOHN R. BENSON, Chairman.

Report accepted and committee discharged.

On motion of Mr. Benson,

The Senate concurred in the amendment made to the bill by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

On motion of Mr. Stevens,

The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President pro tem. at 2 o'clock P. M.

Roll called: a quorum present.

Absent without leave, Mr. Crocker.

REPORTS OF STANDING COMMITTEES.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 772 (file No. 335), entitled

A bill to amend sections 3, 8, 13, 15, and 20 of an act entitled "An act to establish a board of police and fire commissioners in the city of Grand Rapids, and to prescribe their powers and duties," approved May 24, 1881,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the Senate, without amendment and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

JOHN S. BEERS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Doran,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Park	Mr. Taylor
Beers	$\mathbf{Holcomb}$	Porter	Weiss
$\mathbf{Boughner}$	McCormick	Sabin	Wilcox
\mathbf{Brown}	Miller	Sharp	Wilkinson
Doran	Morrow	\mathbf{Smith}	${f President}$
Fridlender	\mathbf{M} ugford		pro tem 22
•	N	AYS.	0

Title agreed to.

On motion of Mr. Doran,

By a vote of two-thirds of all the Senators elect, the bill was orderd to take immediate effect.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

Senate bill No. 255, entitled

A bill to amend sections 6 and 8 of act No. 136 of the public acts of 1885, being an act entitled "An act to provide for the appointment, compensation and duties of a stenographer for the sixteenth judicial circuit.

CHAS. B. BOUGHNER, Chairman.

Report accepted.

MESSAGES FROM THE HOUSE.

The President pro tem announced the following:

House of Representatives, Lansing, May 1, 1891.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following:

House bill No. 484 (file No. 345), entitled

A bill to amend act No. 196 of the session laws of 1885, entitled "An act to provide for the protection of hotel keepers, approved June 16, 1885, and to provide for the sale of the baggage of defaulting customers,

Which has passed the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

 $egin{array}{ccc} ext{Very respectfully,} \ ext{LYMAN A. BRANT,} \end{array}$

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

THIRD READING OF BILLS.

Senate joint resolution No. 7, entitled

Joint resolution authorizing the Board of State Auditors to investigate, examine and settle any claim found to be due Josiah W. Begole from the State of Michigan for moneys paid, laid out and expended by him as Governor of the State, in the case of Dullam vs. Wilson,

Was read a third time and, pending the taking of a vote upon its pas-

sage,

By unanimous consent,

On request of Mr. Benson, he was excused from voting thereon. The joint resolution was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Beers Boughner Brown Doran Fridlender	Mr. Garvelink Holcomb McCormick Miller Morrow Mugford	Mr. Park Porter Sabin Sharp Smith Stevens	Mr. Weiss Wilcox Wilkinson President pro tem 22
Frialender	mugiora	Stevens	22

NAYS.

Mr. Withington

1

Title agreed to.

On motion of Mr. Fridlender,

By a vote of two-thirds of all the Senators elect, the joint resolution was ordered to take immediate effect.

By unanimons consent, On motion of Mr. Wilcox,

The committee on public health was excused from attendance for the afternoon.

On motion of Mr. Morrow,

Leave of absence was granted himself for the afternoon.

House bill No. 147 (file No. 290), entitled

A bill to punish fraudulent entries and practices in speed contests,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Park	Mr. Stevens
${f Benson}$	Garvelink	Porter	Weiss
Beers	$\mathbf{Gilbert}$	Sabin	Withington
Boughner	McCormick	Sharp	${f President}$
Brown	\mathbf{Miller}	${f Smith}$	pro tem.
Doran	$\mathbf{Mugford}$		21
	N	A VQ	'n

Title agreed to.

On motion of Mr. Weiss,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

Senate bill No. 53 (file No. 8), entitled

A bill to set apart certain swamp lands in Wild Fowl bay in township 16 north, range 9 east, in the county of Huron, in this State, for public shooting grounds,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Park	Mr. Taylor
\mathbf{Beers}	$\mathbf{Holcomb}$	Porter	Weiss
Boughner	McCormick	\mathbf{Sabin}	Wilcox
\mathbf{Brown}	\mathbf{M} iller	Sharp	$\mathbf{Wilkinson}$
Doran	Morrow	\mathbf{Smith}	President
$\mathbf{Fridlender}$	Mugford		pro tem 22
•	N	AYS.	- 0

Title agreed to.

On motion of Mr. Doran,

By a vote of two-thirds of all the Senators elect, the bill was orderd to take immediate effect.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

Senate bill No. 255, entitled

A bill to amend sections 6 and 8 of act No. 136 of the public acts of 1885, being an act entitled "An act to provide for the appointment, compensation and duties of a stenographer for the sixteenth judicial circuit.

CHAS. B. BOUGHNER, Chairman.

Report accepted.

MESSAGES FROM THE HOUSE.

The President pro tem announced the following:

House of Representatives, Lansing, May 1, 1891.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following:

House bill No. 484 (file No. 345), entitled

A bill to amend act No. 196 of the session laws of 1885, entitled "An act to provide for the protection of hotel keepers, approved June 16, 1885, and to provide for the sale of the baggage of defaulting customers,

Which has passed the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

THIRD READING OF BILLS.

Senate joint resolution No. 7, entitled

Joint resolution authorizing the Board of State Auditors to investigate, examine and settle any claim found to be due Josiah W. Begole from the State of Michigan for moneys paid, laid out and expended by him as Governor of the State, in the case of Dullam vs. Wilson,

Was read a third time and, pending the taking of a vote upon its pas-

sage,

By unanimous consent,

On request of Mr. Benson, he was excused from voting thereon. The joint resolution was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Beers Boughner Brown Doran	Mr. Garvelink Holcomb McCormick Miller Morrow	Mr. Park Porter Sabin Sharp Smith	Mr. Weiss Wilcox Wilkinson President nro tem
Doran	Morrow	Smith	pro tem
$\mathbf{Fridlender}$	Mugford	Stevens	22

NAYS.

Mr. Withington

1

Title agreed to.

On motion of Mr. Fridlender,

By a vote of two-thirds of all the Senators elect, the joint resolution was ordered to take immediate effect.

By unanimons consent, On motion of Mr. Wilcox,

The committee on public health was excused from attendance for the afternoon.

On motion of Mr. Morrow,

Leave of absence was granted himself for the afternoon.

House bill No. 147 (file No. 290), entitled

A bill to punish fraudulent entries and practices in speed contests,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Park	Mr. Stevens
${f Benson}$	Garvelink	Porter	$\mathbf{W}_{\mathbf{eiss}}$
Beers	$\mathbf{Gilbert}$	Sabin	Withington
Boughner	McCormick	Sharp	President
Brown	Miller	${f Smith}$	pro tem.
Doran	$\mathbf{Mugford}$		21
	. N	AYS.	0

Title agreed to.

On motion of Mr. Weiss,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

Senate bill No. 53 (file No. 8), entitled

A bill to set apart certain swamp lands in Wild Fowl bay in township 16 north, range 9 east, in the county of Huron, in this State, for public shooting grounds,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS. '

Benson F: Beers G Boughner G Brown M	leshiem Mr. Mugfor ridlender arvelink Porter sabin IcCormick Sharp Smith	Mr. Stevens Weiss Wilcox Withington President pro tem 23
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NAYS.

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Title agreed to.

On motion of Mr. Bastone,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 456 (file No. 163), entitled

A bill to provide for the laying out and establishing a State road in Bay county, to be known as "The Bangor State road,"

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Miller	Mr. Stevens
${f Benson}$	Garvelink	Mugfor d	$\mathbf{W}_{\mathbf{eiss}}$
${f Beers}$	$\mathbf{Gilbert}$	Porter	Wilkinson
Boughner	$\mathbf{Holcomb}$	Sharp	Withington
Brown	McCormick	${f Smith}$	$\mathbf{President}$
${f Fleshiem}$			pro tem 21

NAYS.

0

Title agreed to.

On motion of Mr. Gilbert,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 172 (file No. 162), entitled

A bill to prevent fast riding or driving across the bridges in the Bay county bridge district.

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fleshiem	Mr. Miller	Mr. Weiss
${f Benson}$	Fridlender	· Mugford	$\mathbf{Wilkinson}$
${f Beers}$	Garvelink	Porter	Withington
Boughner	Gilbert	Sharp	President
\mathbf{Brown}	Holcomb	\mathbf{Smith}	pro tem
Doran	McCormick	Stevens	22

NAYS.

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Title agreed to.

House bill No. 98 (file No. 316), entitled

A bill to provide for the collection of delinquent drain taxes in Monroe county, which were assessed under act No. 227 of the public acts of 1885

and under that act as amended by public acts of 1887 and 1889, and not properly returned to the Auditor General,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Beers Boughner Brown Doran Fleshiem	Mr. Fridlender Garvelink Gilbert Holcomb McCormick Miller	Mr. Mugford Porter Sharp Smith Stevens	Mr. Weiss Wilkinson Withington President pro tem 21
riesniem	Miller		21

NAYS.

0

Title agreed to.

On motion of Mr. McCormick,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 19 (file No. 320), entitled A bill to amend sections 5 and 9 of act No. 140 of the public acts of 1889, being an act entitled "An act to authorize the formation of corporations for acquiring, holding, leasing, and selling real estate, and for the erection of buildings thereon," approved June 8, 1889,
Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Mugford	Mr. Weiss
Benson	Garvelink	Porter	Wilkinson
Beers	$\mathbf{Gilbert}$	Sharp	Withington
\mathbf{Brown}	$\mathbf{Holcomb}$	${f Smith}$	President
Doran	McCormick	Stevens	pro tem
$\mathbf{Fleshiem}$	\mathbf{Miller}		21
	. N	AYS.	0

Title agreed to.

On motion of Mr. Porter,

By a vote of two-thirds of all the Senators elect the bill was ordered to take immediate effect.

On motion of Mr. Gilbert,

By unanimous consent,

The rules were suspended and the committee of the whole was discharged from the further consideration of

House bill No. 279, entitled

A bill to amend sections 1, 7, 8, 10, 11, 12, 17, 26, 27, 28, 29, 30, 31, 32, 61, 64, 68, 78, 79, 80, 100, 106, 130, 168, 169, and 172, of an act entitled "An act to revise an act to incorporate the city of Bay City," approved March 30, 1881, as amended and revised by the several acts amendatory and revisionary thereof, and to repeal sections 81, 82, 83, 84, 85, 86, 87, 88 and 89 of said act.

On motion of Mr. Gilbert,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and, pending the taking of a vote upon its passage,

Mr. Gilbert, by unanimous consent, moved to amend the bill as follows:

By inserting the following section, to stand as section 3:

"Section 3. The said city shall be divided into eleven wards. The first ward shall embrace all that part of said city north of the line commencing in the center of the Saginaw river at the foot of Second street, running thence along Second street to Johnson street, thence northerly along Johnson street and Belinda street to the Saginaw river, thence up and along said river to the place of beginning.

The second ward shall embrace all that part of said city lying between the center line of Second street and the center line of Fifth street west of

the center line of Lincoln street.

The third ward shall be bounded as follows: South by the center line of Tenth street, west by the Saginaw river, east by the center line of Lincoln street, and north by a line commencing in the Saginaw river where the center line of Sixth street intersects the same, thence east along the center line of Sixth street to VanBuren street, thence north along VanBuren street to Fifth street, thence east along Fifth street to Lincoln street.

The fourth ward of said city shall embrace all that part of said city between the center line of Tenth street and the center line of Sixteenth

street west of the center line of Lincoln Street.

The fifth ward of said city shall embrace all that part of said city between the center line of Twenty-sixth street extended across said city and a line commencing at the foot of Twenty-third street in the Saginaw river, running thence easterly along the center line of Twenty-third street to the north and south quarter line of section 33, in town 14 north, range 5 east, thence north to the north line of said section 33, thence east along the section line to the east line of said city.

The sixth ward shall embrace all that portion of said city lying south of the center line of Twenty-sixth street extended across said city and north of the line between fractions 2 and 3 in section 33, town 14 north, range 5

east, extended across said city to the east line thereof.

The seventh ward shall comprise all that portion of said city lying south of the extended east and west line between said fractions 2 and 3 and the

southern limits of said city.

The eighth ward shall embrace all that portion of said city between the center line of Sixteenth street extended across said city and a line commencing in the Saginaw river at a point where the center line of Twenty-third street intersects the same, thence east along the center line of Twenty-third street to the north and south quarter line of section 33, thence north to the south line of section 28, thence east along the section line to the eastern limits of said city.

The ninth ward shall be bounded as follows: On the north by the center line of Fifth street, on the east by the center line of Van Buren street, on the south by the center line of Sixth street, and on the west by the Sagi-

naw river.

The tenth ward shall embrace all that part of said city north of the center line of Second street and east of the center line of Johnson street and Belinda street.

The eleventh ward shall embrace all that part of said city lying between the extended center line of Second street and Sixteenth street, and east of the center line of Lincoln street. The ward officers of said city, elected for the respective offices in the several wards as so bounded and numbered in which they reside, shall continue to hold their respective offices until the term for which they are elected shall expire: *Provided*, That when any vacancy in any of the ward offices may occur in said city by reason of this act, such vacancy shall be filled by appointment of the mayor, and the persons so appointed shall hold their respective offices until their successors shall be elected and qualified,"

Which motion to amend prevailed, and the bill was so amended.

Mr. Gilbert, by unanimous consent, then moved to amend the bill as follows:

By striking out the entire of the 51st subdivision of section 10; Which motion to amend prevailed, and the bill was so amended. The question then being on the passage of the bill as amended,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers, Boughner Brown Doran	Mr. Fleshiem Fridlender Garvelink Gilbert Holcomb McCormick	Mr. Miller Mugford Porter Sharp Smith Stevens	Mr. Weiss Wilkinson President pro tem.
Doran	McCormick	Stevens	21
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The question then being on agreeing to the title,

Mr. Gilbert moved to amend the title as follows:

By inserting in line 1 after the word "one," where it occurs, the word "three,"

Which motion to amend prevailed, and the title as so amended was then agreed to.

On motion of Mr. Gilbert,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

GENERAL ORDER.

On motion of Mr. McCormick,

The Senate went into committee of the whole on the general order, whereupon,

The President pro tem. called Mr. Benson to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee of the whole have had under consideration the following:

T

House bill No. 5 (file No. 45), entitled

A bill for the relief of the Supreme Court by providing for the appointment of stenographers or copyists for the justices thereof.

Also.

House bill No. 92 (file No. 170), entitled

A bill to amend sections 1, 2 and 3 of act number 122 of the public acts

of the year 1877, entitled "An act for the incorporation of associations for yachting, hunting, fishing, boating, rowing and other lawful sporting purposes," approved May 14, 1877; the same being sections 4817, 4818 and 4819 of Howell's annotated statutes of the State of Michigan,

Have made no amendments thereto and have directed their chairman to

report the same back to the Senate and recommend their passage.

II.

The committee of the whole have also had under consideration,

House bill No. 70 (file No. 132), entitled

A bill to amend sections 1 and 4 of act No. 16 of the public acts of 1862, entitled "An act for the reorganization of the military forces of the State of Michigan," approved January 18, 1862, the same being compiler's sections 868 and 871 of Howell's annotated statutes of the State of Michigan.

Also.

House substitute for House bills Nos. 160 and 368 (file No. 220), entitled A bill to repeal act number 214 of the public acts of 1889, entitled "An act to amend act number 198 of the session laws of 1877, entitled 'An act to provide for a tax upon dogs and to create a fund for the payment of certain damages for sheep killed or wounded by them in certain cases,' approved May 23, 1877, as amended by act number 283, of the public acts of 1881, approved June 11, 1881, by adding four new sections thereto to stand as sections 11, 12, 13 and 14," and to provide for the payment of the moneys now in the hands of the county treasurers, on account of said act to the several township and city treasurers to which the same belong respectively, upon demand therefor,

Have directed their chairman to report progress and ask leave to sit

again.

J. R. BENSON, Chairman.

Report accepted.

The first named bills were placed on the order of third reading of bills.

On motion of Mr. Benson,

The Senate granted leave for a further consideration of the second named bills by the committee of the whole.

MESSAGES FROM THE HOUSE.

The President pro tem. announced the following:

House of Representatives,) Lansing, May 1, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following concurrent resolution:

Whereas, A committee of the United States Senate is now in session at Detroit to hear testimony from citizens of this State relative to our trade relations with the Dominion of Canada, with the design of furthering the interests of both countries by a freer interchange of their respective commodities, which purpose meets the express approval of the Governor General of the Dominion;

Resolved by the House of Representatives (the Senate concurring), That the Legislature of Michigan observes with pleasure the efforts being made in this direction and is hopeful that the ultimate result will tend to bind more closely in fraternal union, neighbors of a common civilization, between whom exists so many ties of kindred origin, traditions, language and jurisprudence, and whose mutual interests will be subserved by any lessening of unwise trade restrictions which cripple development and obstruct human progress; and

Resolved, That the clerk be instructed to forward immediately a certified

copy of this resolution to the chairman of said committee at Detroit,

Which has been adopted by the House unanimously, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The question being on concurring in the adoption of the concurrent resolution.

On motion of Mr. Doran, The resolution was adopted.

By unanimous consent,

The committee on finance and appropriations made the following reports: By the committee on finance and appropriations:

The committee on finance and appropriation to whom was referred

House bill No. 424 (file No. 291), entitled

A bill making an appropriation for the Michigan School for the Blind

for the years 1891 and 1892,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

PETER GILBERT, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on finance and appropriations:

The committee on finance and appropriations, to whom was referred

Senate bill No. 25, entitled

A bill making an appropriation for the erection of a detached building for male patients on the grounds of the Michigan Asylum for Insane Criminals.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

PETER GILBERT, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By unanimous consent,

Mr. Fridlender offered the following resolution:

Resolved, That when the Senate adjourns today it stand adjourned until Monday, May 4, at 9:30 o'clock P. M.

The question being on the adoption of the resolution,

Mr. Boughner moved to amend the same by striking out the figures "9:30," and inserting in lieu thereof the figure "2;"

Which motion to amend did not prevail, Mr. Porter calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastonė Benson Mr. Gilbert	Mr. Porter	President pro tem.	6
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NAYS.

Mr. Beers	Mr. Garvelink	Mr. Park	Mr. Toan
${f Brown}$	$\mathbf{Holcomb}$	\mathbf{Sabin}	$\mathbf{W}_{\mathbf{eiss}}$
Doran	McCormick	Sharp	Wilcox
${f Fleshiem}$	\mathbf{M} ille \mathbf{r}	\mathbf{Smith}	Wilkinson
$\mathbf{Fridlender}$	Mugford	Taylor	Withington 20

The question again being on the adoption of the resolution, The resolution was adopted, Mr. Sharp calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

$\mathbf{Mr.~Benson}$	Mr. Garvelink	Mr. Park	Mr. Toan	
\mathbf{Beers}	$\mathbf{Gilbert}$	Sabin	Weiss	
Doran	Holcomb	\mathbf{Smith}	Wilcox	
Fleshiem	Miller	Taylor	Wisner	
Fridlender				17

NAYS.

Mr. Bastone	Mr. McCormick	Mr. Porter	President pro tem
Boughner	Morrow	Sharp	
Brown	Mugford	-	9

On motion of Mr. Holcomb, Leave of absence was granted to himself until Wednesday next. By unanimous consent, The Senate resumed the order of

THIRD READING OF BILLS.

House bill No. 92 (file No. 170), entitled

A bill to amend sections 1, 2 and 3 of act No. 122 of the public acts of the year 1877, entitled "An act for the incorporation of associations for yachting, hunting, fishing, boating, rowing, and other lawful sporting purposes," approved May 14, 1877, the same being sections 4817, 4818 and 4819 of Howell's annotated statutes of the State of Michigan,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Porter	Mr. Weiss
Benson	Garvelink	Sabin	Wilcox
Beers	Gilbert	Sharp	\mathbf{W} ilkinson
Boughner	Miller	Smith	Withington
Brown	Morrow	Taylor	${f President}$
Doran	Mugford	Toan	pro tem.
Fleshiem	Park		25

NAYS.

Mr. Holcomb

1

Title agreed to.

On motion of Mr. Weiss,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

MESSAGE FROM THE GOVERNOR.

The President pro tem. announced the following:

EXECUTIVE OFFICE, Lansing, May 1, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 255, being

An act to amend sections 6 and 8 of act No. 136 of the public acts of 1885, being an act entitled "An act to provide for the appointment, compensation and duties of a stenographer for the 16th judicial circuit.

EDWIN B. WINANS, Governor,

The message was received. On motion of Mr. Morrow, The Senate adjourned.

Lansing, Monday, May 4, 1891.

The Senate met and was called to order by the President at 9:30 o'clock

Roll called: a quorum present.

Absent without leave: Messrs. Brown, Doran, Gilbert, Milnes, Porter, Sharp, Taylor, Toan and Withington.

On motion of Mr. Bastone,

All the absentees were excused until tomorrow.

MOTIONS AND RESOLUTIONS.

Mr. Prindle offered the following resolution:

Resolved, That a respectful message be sent to the House, requesting the return of House bill No. 279.

The question being on the adoption of the resolution,

Mr. Crocker moved that the resolution do lie on the table;

Which motion prevailed.

On motion of Mr. Wisner, The Senate adjourned.

Lansing, Tuesday, May 5, 1891.

The Senate met and was called to order by the President.

Religious exercises by Rev. S. R. Cook.

Roll called: a quorum present.

Absent without leave: Messrs. Doran, Milnes, Taylor and Toan.

On motion of Mr. Sabin,

Mr. Milnes was excused until this afternoon.

REPORTS OF STANDING COMMITTEES.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 150 (file No. 78), entitled

A bill to regulate the hours of labor upon street surface railroads for passenger travel, organized under the laws of this State and agreements in reference thereto,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendments thereto, recommending that the amendments be concurred in.

Section 1, line 6, after the word "to," strike out the words "except or."

Section 1, line 9, after the word "rate," insert the following: "Provided, however, That nothing herein contained shall prevent or prohibit employer and employe from making such contract as they may mutually desire, with reference to the number of hours labor for each day and the compensation to be paid therefor."

Section 2, lines 1, 2 and 3, to be stricken out.

Section 3, to stand as section 2.

Section 2, line 1, the words "and two," to be stricken out.

Section 4, lines 1, 2, 3 and 4, to be stricken out.

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

On motion of Mr. Wisner,

The Senate concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole, and placed on the general order.

GENERAL ORDER.

On motion of Mr. Fridlender,

The Senate went into committee of the whole on the general order, whereupon

The President called Mr. Fleshiem to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

T.

Senate bill No. 110 (file No. 51), entitled

A bill to provide for the incorporation of mutual provident associations of miners, trammers, timbermen, landers, engineers, blacksmiths, carpenters, and all other laborers in and about iron, gold, silver, lead, copper and coal mines.

Also,

Senate bill No. 107 (file No. 48), entitled A bill to amend an act entitled "An act to authorize the incorporation of companies for the construction of union railroad stations and depots, with the necessary connecting tracks, and the management of the same," approved June 9, 1881, by adding a new section thereto relative to the closing of streets and alleys by companies organized under said act.

Also,

Senate bill No. 235, entitled

A bill to amend section 27 of chapter 1 of act No. 243 of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintaining of private roads, and building, repairing and preservation of bridges within this State," as amended by act No. 166 of the public acts of 1883, as amended by act No. 231 of the public acts of 1889.

House bill No. 144 (file No. 303), entitled

A bill to amend section 8 of act number 174 of the session laws of 1871, entitled "An act to provide for the appointment of a State Reporter," as amended by act number 137 of the session laws of 1873, being section 7202 of Howell's annotated statutes.

Also.

House bill No. 424 (file No. 291), entitled

A bill making an appropriation for the Michigan School for the Blind for the years 1891 and 1892,

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

II.

The committee of the whole have also had under consideration Senate bill No. 150 (file No. 78), entitled

A bill to regulate the hours of labor upon street surface railroads for passenger travel, organized under the laws of this State and agreements in

reference thereto.

Have made sundry amendments thereto, and have directed their chairman to report the same back to the Senate, asking concurrence therein, and recommend its passage.

TTT.

The committee of the whole have also had under consideration

House bill No. 70 (file No. 132), entitled

A bill to amend sections 1 and 4 of act No. 16 of the public acts of 1862, entitled "An act for the reorganization of the military forces of the State of Michigan," approved January 18, 1862, the same being compiler's sections 868 and 871 of Howell's annotated statutes of the State of Michigan,

Have directed their chairman to report the same back to the Senate, with the recommendation that all after the enacting clause be stricken out.

IV.

The committee of the whole have also had under consideration

Senate bill No. 25, entitled

A bill making an appropriation for the erection of a detached building for male patients on the ground of the Michigan Asylum for Insane Criminals,

Have directed their chairman to report the same back to the Senate, with the recommendation that the bill be ordered printed for the use of the committee of the whole.

JOSEPH FLESHIEM, Chairman.

Report accepted.

The first named bills were placed on the order of third reading of bills.

On motion of Mr. Fleshiem,

The Senate concurred in the amendments made to the second named bill, and the same was placed on the order of third reading of bills.

On motion of Mr. Fleshiem,

The Senate concurred in the recommendation of the committee regarding the third named bill, and all after the enacting clause was ordered stricken out.

On motion of Mr. Fleshiem,

The fourth named bill was ordered printed for the use of the committee of the whole.

By unanimous consent, On motion of Mr. Gilbert,

By a vote of two-thirds of all the Senators elect,

House bill No. 172 (file No. 162), entitled

A bill to prevent fast riding or driving across the bridges in the Bay county bridge district,

Was ordered to take immediate effect.

By unanimous consent,

The Senate resumed the order of

THIRD READING OF BILLS.

Senate bill No. 110 (file No. 51), entitled

A bill to provide for the incorporation of mutual provident associations

0

of miners, trammers, timbermen, landers, engineers, blacksmiths, carpenters, and all other laborers in and about iron, gold, silver, lead, copper and coal mines.

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Boughner Brown Fleshiem	Mr. Garvelink Gilbert McCormick Miller Morrow Mugford Park	Mr. Porter Prindle Sabin Sharp Smith Stevens	Mr. Weiss Wheeler Wilcox Wilkinson Withington Wisner
$\mathbf{Fridlender}$	Park		26
	N	AYS.	0

Title agreed to.

On motion of Mr. Stevens,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

Senate bill No. 107 (file No. 48), entitled A bill to amend an act entitled "An act to authorize the incorporation of companies for the construction of union railroad stations and depots with the necessary connecting tracks and the management of the same," approved June 9, 1881, by adding a new section thereto relative to the closing of streets and alleys by companies organized under said act,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Boughner Brown Fleshiem Fridlender	Mr. Garvelink Gilbert McCormick Miller Morrow Mugford Park	Mr. Porter Prindle Sabin Sharp Smith Stevens	Mr. Weiss Wheeler Wilcox Wilkinson Withington Wisner
$\mathbf{Fridlender}$	Park		26

NAYS.

Title agreed to.

On motion of Mr. Park,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

Senate bill No. 235, entitled

A bill to amend section 27 of chapter 1 of act No. 243 of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintaining of private roads, and building, repairing and preservation of bridges within this State," as amended by act No. 166 of the public acts of 1883, as amended by act No. 231 of the public acts of 1889,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Gilbert	Mr. Park	$\mathbf{Mr.} \ \mathbf{Wheeler}$
${f Beers}$	McCormick	Porter	Wilcox
$\mathbf{Boughner}$	Miller	\mathbf{Sabin}	$\mathbf{Wilkinson}$
$\overline{\mathbf{Brown}}$	Morrow	Sharp	Withington
$\mathbf{Fridlender}$	Mugford	${f Smith}$	Wisner
\cdot Garvelink	O		21
	N.	AYS.	0

Title agreed to.

On motion of Mr. Porter,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 144 (file No. 303), entitled

A bill to amend section 8 of act number 174 of the session laws of 1871, entitled "An act to provide for the appointment of a State Reporter," as amended by act number 137 of the session laws of 1873, being section 7202 of Howell's annotated statutes,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Bastone Beers Boughner Fleshiem Fridlender	Mr. Garvelink Mugford Park Prindle Sabin	Mr. Sharp Smith Stevens Weiss	Mr. Wheeler Wilkinson Withington Wisner 18
			37 4 770	

NAYS.

Mr. Benson		Mr. Morrow	Mr. Wilcox	G
${f Brown}$	\mathbf{Miller}			6

Title agreed to.

On motion of Mr. Wisner,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 424, (file No. 291), entitled

A bill making an appropriation for the Michigan School for the Blind

for the years 1891 and 1892,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Boughner Brown	Mr. Garvelink McCormick Miller Morrow Mucford	Mr. Porter Prindle Sabin Sharp Smith	Mr. Weiss Wheeler Wilcox Wilkinson Withington
Fleshiem Fridlender	Mugford Park	Stevens	Wisner 25

NAYS.

0

Title agreed to.

On motion of Mr. Sabin,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

Senate bill No. 150 (file No. 78), entitled A bill to regulate the hours of labor upon street surface railroads for passenger travel, organized under the laws of this State and agreements in reference thereto,

Was read a third time and pending the taking of a vote upon its passage, Mr. Park, by unanimous consent, moved to amend the bill as follows: By inserting in line 6 of section 1, after the word "corporation" the

word "individual;"

Which motion prevailed and the bill was so amended.

Mr. Park moved that the bill be re-referred to the committee on labor

Which motion did not prevail, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by year and nays, as follows:

YEAS.

Mr. Beers Fleshiem Fridlender Garvelink	Mr. Miller Morrow Mugford	Mr. Park Sharp Smith	Mr. Stevens Weiss Wilkinson	13
COLVETTIE				TO

NAYS.

Mr. Bastone Benson	Mr. Crocker Gilbert McCormick	Mr. Porter Prindle Sabin	Mr. Wheeler Wilcox Wisner	
Boughner Brown	McCormick	Saoin	w isner	13

On motion of Mr. Morrow,

The bill was re-referred to the committee of the whole.

On motion of Mr. Wisner,

The bill was made the special order, to be considered by the committee of the whole, for Tuesday next at 2 o'clock P. M.

On motion of Mr. Wheeler,

The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock

Roll called: a quorum present.

Absent without leave: Messrs. Doran, Milnes, Taylor and Toan.

On motion of Mr. Park,

All the absentees were excused until tomorrow.

On motion of Mr. Park,

Leave of absence was granted to himself until tomorrow.

PRESENTATION OF PETITIONS.

No. 371. By Mr. Porter: Protest of J. Carlton and 18 other residents of Muskegon, Michigan, against the passage of the bill relative to foreign secret or fraternal life insurance associations.

Referred to committee on insurance.

On motion of Mr. Porter,

The protest was ordered spread on the Journal, as follows:

To the Honorable, the Senate of the State of Michigan:

The undersigned, citizens of the State of Michigan, and residents of Muskegon, Mich., respectfully protest against the passage of Senate bill No. 161, entitled "A bill to regulate certain foreign secret or fraternal life insurance associations or corporations," and for reasons therefor respect-

fully represent:

There are a large number of fraternal (not secret) associations existing in this State as branches of a parent association, organized under the laws of some other State, designed for the moral and social improvement and advancement of their members, and as an incident of such organizations, create by assessments a beneficiary fund to be distributed among the families of deceased members. Such fraternal associations are not organized for gain or profit and the obligations, rights and duties of members are regulated by rules and laws adopted by the membership through representatives elected and assembled for that purpose.

Such rules and regulations are fully understood by members upon joining, and disobedience or disregard thereof, after fair trial and investigation in the manner provided in such rules and regulations, subjects members to discipline, suspension or dismissal. The power to enforce such rules and regulations is absolutely necessary to preserve the harmonious life and carry out the benevolent purposes of such associations. The adoption of section 6 of said bill would deprive the association of the power of enforcing its laws which members consent to as a part of their contract and as a condition of their membership, thereby destroying their social and moral purposes and reducing them to the ordinary business of life insurance.

No. 372. By Mr. Withington: Petition of Thos. F. Davies, bishop of Michigan, and 16 rectors and pastors, asking for the passage of the bill for the better protection of women and children from criminal assault.

Referred to committee on judiciary.

REPORTS OF STANDING COMMITTEES.

By the committee on religious and benevolent societies:

The committee on religious and benevolent societies, to whom was referred

Senate bill No. 232, entitled

A bill to provide for the incorporation of the high court of Independent

Order of Foresters for the State of Michigan,

Respectfully report that they have had the same under consideration, and have directed me to ask that the same be printed for the use of the committee.

A. B. BROWN, Chairman.

The report was accepted and the bill was ordered printed.

By the committee on banks and corporations:

The committee on banks and corporations, to whom was referred

Senate bill No. 324, entitled

A bill to provide for the establishment of lady professorships in the

University of the State of Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying substitute therefor, entitled

A bill to authorize the employment of women as professors, instructors and lecturers in the University of Michigan, and to exempt from taxation the property of the Women's Auxiliary Association of the University of Michigan and to authorize the incorporation of said association and to empower such corporation to hold property for its use and purposes,

Recommending that the substitute be printed and referred to the com-

mittee on University.

JOHN R. BENSON, Chairman.

The report was accepted and the substitute was ordered printed and referred to the committee on University.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, May 5, 1891.

To the President of the Senate:

Sir-I am instructed by the House to retransmit the following:

House bill No. 142 (file No. 87), entitled

A bill making an appropriation for the purchase of books for the State library, and for other purposes pertaining to the State library for the years 1891 and 1892,

Which the Senate amended as follows:

Section 1, line 1, strike out the word "three" and insert in lieu thereof the word "five." In line 2 strike out the word "three" and insert in lieu thereof the word "five." Section 2, line 2, strike out the words "temporary during the session of the Legislature." At the end of section 2 add the following "at a salary not exceeding eight hundred dollars per annum for each person so employed.

And am instructed now to inform the Senate that the House has

amended the said Senate amendments as follows:

By striking out in section 1, lines 1 and 2 the word "five" and inserting

in lieu thereof the word "four."

In which Senate amendment, as thus amended, the House has concurred and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the Senate amendments to the bill,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Beers	Mr. Garvelink	Mr. Porter	Mr. Weiss
Boughner	Gilbert	Prindle	\mathbf{W} heeler
Brown	Miller	\mathbf{Sabin}	Wilcox
Crocker	Morrow	Smith	Wilkinson
Fleshiem	Mugford	Stevens	Withington
Fridlender	J		21

NAYS.

Mr. Bastone Mr. Benson Mr. Sharp Mr. Wisner 4

On motion of Mr. Sharp,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

The President also announced the following:

House of Representatives, Lansing, May 5, 1891.

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

House bill No. 648 (file No. 239), entitled

A bill to amend sections 3, 12, 13, 15, 17, 18, 19, 20, 22, 37, 61, 65 and 75 of act No. 428 of the acts of 1887, entitled "An act to revise and amend act No. 53, of the session laws of 1859, entitled 'An act to incorporate the city of Battle Creek,' approved February 3, 1859, as revised and amended by the several acts revisionary and amendatory thereof, and to repeal all acts or parts of acts inconsistent herewith," approved April 9, 1887, as amended, the said sections 3, 37 and 75, by act No. 384 of the session laws of 1889, approved May 9, 1889, and to amend section 93 of said act 384, approved May 9, 1889, to provide for filling of vacancies on the board of registration; the issuing of bonds by the city of Battle Creek, for the construction of sewers and the assessment of property for the same; to provide for two assessors, making the mayor ex officio member of the board of public works, and that plats of land in said city shall be first accepted by the common council before the same can be recorded or worked,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on cities and villages.

The President also announced the following:

House of Representatives, Lansing, May 5, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Senate bill No. 29 (file No. 188), entitled

A bill to amend sections 1, 2 and 4, and the title of act No. 386 of the local acts of 1885, entitled "An act to provide for the retirement of aged

and disabled firemen and the payment of pensions to the wives and children of deceased firemen killed in the service of the city of Detroit," approved June 16, 1885,

And to inform the Senate that the House has amended the same as

By inserting in line 5 of section 1 after the words "his duty" the word

By striking out of line 9 of section 1 the word "and." By striking out of line 2 of section 2 the word "who."

By striking out of line 3 of section 2 the word "will."

By striking out of line 4 of section 2 the words "or mother of such per-

sons, if dependent upon him for her support."

By inserting in line 5 of section 2 after the words "widow nor children" the words "then the mother of such person if dependent upon him for her support."

By inserting in line 18 of section 2 after the words "one or more" the

words "of the."

By striking out of line 18 of section 2 the word "child," and inserting in lieu thereof the word "children."

By striking out of line 18 of section 2 the word "there" and inserting in lieu thereof the words "their share of such pension."

By inserting in line 18 of section 2 after the word "survivor" the words "or survivors.

By striking out of line 22 of section 2 the word "two" and inserting in lieu thereof the word "four."

By striking out of line 12 of section 4 the words "evidence of cohabitation" and inserting in lieu thereof the words "other competent evidence of the marriage relation."

By inserting in line 16 of section 4 after the words "fire commission" the words "whenever such application for pensions are allowed by the fire

commission."

In the passage of which bill as amended the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect. Very respectfully,

LYMAN A. BRANT.

Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the bill,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fleshiem	Mr. Mugford	Mr. Stevens	
\mathbf{Benson}	Fridlender	Park	$\mathbf{W}_{\mathbf{eiss}}$	
Beers	Garvelink	Prindle	\mathbf{W} heeler	
Boughner	$\mathbf{Gilbert}$	\mathbf{Sabin}	\mathbf{W} ilkinson	
Brown	McCormick	Sharp	Withingto	n
Crocker	Morrow	\mathbf{Smith}	Wisner	24
	N	AYS.		0

The bill was then referred to the committee on engrossment and enrollment for enrollment.

MOTIONS AND RESOLUTIONS.

On motion of Mr. Wilkinson, Senate bill No. 168, entitled

A bill to amend section 1 of an act entitled "An act for the encouragement of agriculture, manufactures and the mechanic arts," approved March 16, A. D. 1849, being section 2298 of Howell's annotated statutes,

Was taken from the table. On motion of Mr. Wilkinson,

The bill was referred to the committee on agriculture.

By unanimous consent,

The committee on supplies and expenses made the following report:

By the committee on supplies and expenses:

The committee on supplies and expenses, to whom was referred

A bill of Jas. H. Dunnebacke, April 1, to copying an act for the assessment of property, etc., for committee on taxation, two copies, 198 folios at

10c per folio, \$19.80,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, and recommend that the bill be paid, and ask to be discharged from the further consideration of the subject.

WM. MILLER, Chairman.

The report was accepted and the bill was ordered paid.

GENERAL ORDER.

On motion of Mr. Boughner,

The Senate went into the committee of the whole on the general order, Whereupon.

The President called Mr. Garvelink to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following: House substitute for House bills Nos. 160 and 368 (file No. 220), entitled A bill to repeal act No. 214 of the public acts of 1889, entitled "An act amend act No. 198 of the session laws of 1877, entitled 'An act to pro-

to amend act No. 198 of the session laws of 1877, entitled 'An act to provide for a tax upon dogs and to create a fund for the payment of certain damages for sheep killed or wounded by them in certain cases,' approved May 23, 1877 as amended by act No. 283 of the public acts of 1881, approved June 11, 1881, by adding four new sections thereto, to stand as sections 11, 12, 13 and 14," and to provide for the payment of the moneys now in the hands of the county treasurers, on account of said act, to the several township and city treasurers to which the same belong, respectively, upon demand therefor,

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate and recommend its passage.

J. W. GARVELINK, Chairman.

Report accepted.

The above named bill was placed on the order of third reading of bills. By unanimous consent,

The Senate resumed the order of

THIRD READING OF BILLS.

House substitute for House bills Nos. 160 and 368 (file No. 220), entitled A bill to repeal act number 214 of the public acts of 1889, entitled "An act to amend act No. 198 of the session laws of 1887, entitled 'An act to provide for a tax upon dogs and to create a fund for the payment of certain damages for sheep killed or wounded by them in certain cases,' approved May 23, 1877, as amended by act No. 283 of the public acts of 1881, approved June 11, 1881, by adding four new sections thereto to stand as sections 11, 12, 13, and 14," and to provide for the payment of the moneys now in the hands of the county treasurers, on account of said act, to the several township and city treasurers to which the same belong, respectively, upon demand therefor,

Was read a third time and was not passed, a majority of all the Senators

elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Mugford	Mr. Smith	
Boughner Fleshiem	$\mathbf{Gilbert}$	Porter	. Wheeler	
${f Fleshiem}$	McCormick	Sabin	Wilkinson	
Fridlender	Morrow	\mathbf{Sharp}	\mathbf{Wisner}	16

NAYS.

Mr. Benson Mr. Brown

2

On motion of Mr. Wilkinson,

The vote by which the above named bill failed to pass, was reconsidered.

On motion of Mr. Bastone,

The bill was then laid on the table.

On motion of Mr. Garvelink, The Senate adjourned.

Lansing, Wednesday, May 6, 1891.

The Senate met and was called to order by the President. Religious exercises by Rev. S. R. Cook. Roll called: a quorum present.

Absent without leave: Mr. Taylor.

PRESENTATION OF PETITIONS.

No. 373. By Mr. Weiss: Protest of Peter Rush and 134 others, against the passage of the bill relating to foreign secret and fraternal life insurance associations.

Referred to committee on insurance.

On motion of Mr. Weiss,

The protest was ordered spread on the Journal, as follows:

We, the undersigned, being members of several fraternal societies and therefore interested in their success, desire to hereby protest against the passage of the bill of Representative Cook placing the management of all societies under the Commissioner of Insurance and authorizing him to say at will whether any particular society shall cease to exist or not, regardless of the membership. Such legislation we believe would soon have the effect of wiping out all fraternal societies.

No. 374. By Mr. Weiss: Petition of J. T. Ashbrook and 40 other commercial travelers, asking the passage of the bill relative to the regula-

tion of the sleeping car service.

Referred to committee on railroads.

On motion of Mr. Weiss,

The petition was ordered spread on the Journal, as follows:

Hon. Joseph M. Weiss, Senator Second Michigan District:

Lansing, Michigan.

Dear Sir—We, the undersigned commercial travelers and parties interested, would respectfully petition that you use your influence in aid of a bill now pending before the Legislature of this State, for the regulation of sleeping car service upon the railroads in Michigan, the text of the bill being to require that when not sold to a bona fide passenger, the upper berth shall remain closed at the request of the occupant of a lower berth in the same section, and also to reduce the charges for berths in sleeping cars to \$1 for distances of two hundred (200) miles and less traveled in the State of Michigan.

REPORTS OF STANDING COMMITTEES.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 483 (file No. 333), entitled

A bill to authorize the village of Mackinac, in the county of Mackinac, to borrow money to be used in the payment of outstanding orders of said

village and to issue bonds therefor,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

JOHN S. BEERS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Sharp,

The rules were suspended, two-thirds of all the Senators present voting

therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Prindle	Mr. Weiss
${f Benson}$	$\mathbf{Garvelink}$	Sabin	$\mathbf{W}_{\mathbf{heeler}}$
Beers	$\mathbf{Gilbert}$	Sharp	Wilcox
Brown	Miller	${f Smith}$	Wilkinson
Crocker	${f Milnes}$	$\mathbf{Stevens}$	Withington
Doran	Morrow	Toan	Wisner
Fleshiem	$\mathbf{Mugford}$		26

NAYS.

Title agreed to.

On motion of Mr. Sharp,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 346 (file No. 356), entitled

A bill to amend sections 3 and 4 of chapter 1, sections 1 and 2 of chapter 2, sections 6 and 12 of chapter 6, sections 3 and 4 of chapter 8, sections 1, 2, 3, 4, 5, 6 and 7 of chapter 15, sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17 and 18 of chapter 16, section 1 of chapter 17, of act No. 390 of the local acts of 1885, entitled "An act to amend and revise the charter of the city of Port Huron," approved June 17, 1885, and to add thereto 12 new sections to stand as sections 29, 31 and 32 of chapter 15, sections 19 and 20 of chapter 16, and sections 34, 35, 36, 37, 38 and 39 of chapter 17 of said act and the amendments thereto,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment and recommend that the bill do pass, and ask to be discharged

from the further consideration of the subject.

J. S. BEERS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Crocker,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Mugford	Mr. Toan	
Benson	Garvelink	Porter	Weiss	
Beers	Gilbert	Prindle	\mathbf{W} heeler	
Boughner	McCormick	\mathbf{Sabin}	Wilcox	
Crocker	\mathbf{Miller}	\mathbf{Smith}	· Wilkinson	
Doran	\mathbf{Milnes}	Stevens	\mathbf{Wisner}	
Fleshiem	Morrow			2 6
NAYS.				

Title agreed to.

On motion of Mr. Crocker,

By a vote of two-thirds all the Senators elect, the bill was ordered to take immediate effect.

By the committee on finance and appropriations:

The committee on finance and appropriations, to whom was referred

House bill No. 195 (file No. 106), entitled

A bill making an appropriation for the benefit of the industrial home for

discharged prisoners.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

PETER GILBERT, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 310 (file No. 132), entitled

A bill to repeal an act entitled "An act known as act No. 161 of the public acts of 1889, to authorize the employment, fixing the compensation, and defining the duties of stenographers in the taking and transcribing of testimony in cases of examination of offenders before justices of the peace in the county of Saginaw, charged with felonies not triable before a justice of the peace, be and the same is hereby repealed,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged

from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 488 (file No. 304). entitled

A bill to amend section 190 of chapter 178 of the compiled laws of 1871 as amended by act No. 12 of the session laws of the year 1873, being section 7005 of Howell's annotated statutes of 1882, relative to appeals from courts held by justices of the peace,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 484 (file No. 345), entitled

A bill to amend act No. 196 of the session laws of 1885, entitled "Anact to provide for the protection of hotel keepers," approved June 16, 1885, and to provide for the sale of baggage of defaulting customers,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, \ Lansing, May 5, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 840, entitled

A bill to authorize the city of Saginaw to borrow money to be used in procuring the right of way for and approaches to and the building of three bridges across Saginaw river, for the city of Saginaw, in the county of Saginaw, and to issue bonds therefor.

Also,

House bill No. 839, entitled

A bill to authorize the city of Saginaw to borrow money to be used in straightening, widening and filling Genesee avenue from the Saginaw river westerly to Michigan avenue, in said city, and to issue bonds therefor.

Which have passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives.

The first named bill was read a first and second time by its title and, pending its reference,

On motion of Mr. Wisner,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Mugford	Mr. Weiss
${f Benson}$	Garvelink	Porter	Wheeler
Boughner	Gilbert	Sabin	Wilcox
\mathbf{Brown}	McCormick	Smith	Wilkinson
Crocker	\mathbf{M} iller	Stevens	Withington
Doran	\mathbf{Milnes}	Toan	Wisner
Fleshiem	Morrow		26

NAYS.

0

Title agreed to.

On motion of Mr. Wisner,

By a vote of two-thirds of all the Senators elect, the bill was ordered to to take immediate effect.

The second named bill was read a first and second time by its title, and pending its reference,

On motion of Mr. Wisner, The rules where suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Bastone Benson Boughner Brown Doran Fleshiem Fridlender	Mr. Garvelink Gilbert McCormick Miller Milnes Morrow Mugford	Mr. Porter Prindle Sabin Smith Stevens Toan	Mr. Weiss Wheeler Wilcox Wilkinson Withington Wisner
	Fridlender	$\mathbf{Mugford}$		

NAYS.

26 0

Title agreed to.

On motion of Mr. Wisner,

By a vote of two-thirds all the Senators elect, the bill was ordered to take immediate effect.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

Senate bill No. 29 (file No. 188), entitled

A bill to amend sections 1, 2 and 4 and the title of act No. 386 of the local acts of 1885, entitled "An act to provide for the retirement of aged and disabled firemen and the payment of pensions to the wives and children of deceased firemen killed in the service of the city of Detroit," approved June 16, 1885.

Also.

Senate bill No. 148 (file No. 187), entitled

A bill to reincorporate the village of Fenton, Genesee county, Michigan, and to repeal all inconsistent acts and parts of acts,

C. B. BOUGHNER, Chairman.

Report accepted.

By unanimous consent,

Mr. Doran presented the following petitions:

No. 375. By Mr. Doran: Petition of Wallace Franklin and 60 other traveling men, asking the passage of the bill relative to the management of sleeping cars.

Referred to committee on railroads.

On motion of Mr. Doran.

The petition was ordered spread on the Journal, as follows:

Hon. Peter Doran, Senator 20th Michigan District, Lansing, Michigan:

DEAR SIR—We, the undersigned traveling men and parties interested, would respectfully petition that you use your influence in aid of a bill now pending before the Legislature of this State, for the regulation of sleeping car service upon railroads in Michigan, the text of the bill being to require that when not sold to a bona fide passenger, the upper berth shall remain closed at the request of the occupant of a lower berth in the same section, and also to reduce the charges for berths in sleeping cars to \$1 for distances of two hundred (200) miles and less traveled in the State of Michigan.

No. 376. By Mr. Doran: Petition of Adams Association, 1687, P. of I., of Wyoming, Kent county, Michigan, asking for the creation of the office

of dairy and food commissioner.

Referred to committee on public health.

On motion of Mr. Doran,

The petition was ordered spread on the Journal, as follows:

To the Honorable Senate and House of Representatives:

GREETING—We, the undersigned taxpayers and producers in the State of Michigan, believing that the consumers desire pure food, do most respectfully petition your honorable body for the passage of House bill No. 720, which provides for the creation of the office of dairy and food commissioner. And your petitioners will ever pray.

No. 377. By Mr. Doran: Petition of same body, asking for the crea-

tion of a World's Fair Commission.

Referred to committee on State affairs.

On motion of Mr. Doran.

The petition was ordered spread on the Journal, as follows:

To the Honorable the Senate and House of Representatives:

GREETING—We, the undersigned taxpayers of the State of Michigan. believing that the proper exhibition of our farm products in all its various branches at the coming Columbian Exhibition, or World's Fair, will have a tendency to induce immigration to our State, thereby enhancing the value of farm property, open a more direct market for our surplus and prove an honor to our commonwealth, do most respectfully petition your honorable body for the passage of an act establishing a World's Fair Commission, with power to secure a site, procure designs, erect appropriate buildings and conduct the business of an agricultural exhibition in proportion to the magnitude of our extensive and varied industries, with suitable appropriations for the same. And your petitioners will ever pray.

No. 378. By Mr. Doran: Petition of the same body, asking the passage

of the municipal suffrage bill.

Referred to committee on elections.

On motion of Mr. Doran,

The petition was ordered spread on the Journal, as follows:

To the Honorable the Senate and House of Representatives:

GREETING—We, the undersigned taxpayers and citizens of the State of Michigan, believing that the constitution of the United States guarantees equal rights to its citizens and that woman is a citizen and is taxed without representation and that she shows herself competent to fill her place, do most respectfully petition your honorable body for the passage of the suffrage bill now pending in the same.

MOTIONS AND RESOLUTIONS.

On motion of Mr. Milnes,

Senate bill No. 32 (file No. 26), entitled

A bill to secure to women citizens, who are otherwise qualified, the right to vote in school, village, city and other municipal elections,

Was taken from the table. On motion of Mr. Milnes,

The bill was made the special order for Wednesday next, at 2 o'clock,

GENERAL ORDER.

On motion of Mr. Boughner,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Morrow to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the fol-

lowing:

Senate bill No. 306, entitled

A bill to further amend section 834 of the compiled laws of 1871, being section 874 of Howell's annotated statutes, relative to the organization of the military forces of the State.

Also,

House bill No. 195 (file No. 106), entitled

A bill making an appropriation for the benefit of the industrial home for discharged prisoners.

Also.

Senate bill No. 310 (file No. 132), entitled

A bill to repeal an act entitled "An act known as act No. 161, of the public acts of 1889, to authorize the employment, fixing the compensation, and defining the duties of stenographers in the taking and transcribing of testimony in cases of examination of offenders before justices of the peace in the county of Saginaw, charged with felonies not triable before a justice of the peace, be and the same is hereby repealed.

. Also,

House bill No. 488 (file No. 304), entitled

A bill to amend section 190 of chapter 178 of the compiled laws of 1871 as amended by act No. 12 of the session laws of the year 1873, being section 7005 of Howell's annotated statutes of 1882,

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

J. H. MORROW, Chairman.

Report accepted.

The above named bills were placed on the order of third reading of bills.

By unanimous consent,

The committee on Industrial Home for Girls made the following report:

By the committee on Industrial Home for Girls:

The committee on Industrial Home for Girls, to whom was referred

House bill No. 582 (file No. 168), entitled

A bill making appropriations for the State Industrial Home for Girls,

for the years 1891 and 1892,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

A. C. McCORMICK, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee on finance and appropriations.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, May 5, 1891.

To the President of the Senate:

SIB—I am instructed by the House to transmit the following:

House bill No. 219 (file No. 325), entitled

A bill making an appropriation for the building of two colony houses and making necessary improvements at Michigan Asylum for the Insane. Also.

House bill No. 212 (file No. 81), entitled

A bill to provide for the ascertaining and giving notice of the heirs of deceased persons.

Also.

House bill No. 850 (file No. 313), entitled

A bill to amend section 15 of article 4 of act No. 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of of railroad companies and to regulate the running and management, and fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," being compiler's section 3377 of Howell's annotated statutes, as amended by act No. 234, public acts of 1885, approved June 10, 1885, and as amended by act No. 261 of public acts of 1887, approved June 27, 1887, and act 26 of the session laws of 1889.

House bill No. 777 (file No. 360), entitled

A bill to provide for the appointment, fix the compensation and

define the duties of a stenographer of the 31st judicial circuit.

Which have passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

> Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives.

The first named bill was read a first and second time by its title, and referred to the committee on asylums for the insane.

The second named bill was read a first and second time by its title, and

referred to the committee on judiciary,

The third named bill was read a first and second time by its title, and

referred to the committee on railroads.

The fourth named bill was read a first and second time by its title, and referred to the committee on judiciary.

By unanimous consent,

The Senate resumed the order of

THIRD READING OF BILLS.

House bill No. 5 (file No. 45), entitled

A bill for the relief of the Supreme Court by providing for the appointment of stenographers or copyists for the justices thereof,

Was read a third time and, pending the taking of a vote upon its passage,

Mr. Doran moved that there be a call of the Senate;

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the Senate was called by the Secretary and the following Senators were reported as absent without leave: Messrs. Brown, Crocker, Fleshiem, Sharp, Stevens and Taylor.

On motion of Mr. Doran,

The Sergeant at Arms was dispatched with instructions to bring in the absentees, with the exception of Mr. Taylor, who was, by unanimous consent, excused from the operation of the call.

Mr. Stevens appeared at the bar of the Senate, and being admitted,

On motion of Mr. Doran,

Was excused for absence without leave.

Mr. Fleshiem appeared at the bar of the Senate, and being admitted.

On motion of Mr. Wisner,

Was excused for absence without leave.

On motion of Mr. Park,

All further proceedings under the call were dispensed with.

The question being upon the passage of the bill,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Beers	Mr. Gilbert	Mr. Prindle	Mr. Weiss
Crocker	\mathbf{Milnes}	${f Sabin}$	$\mathbf{W}\mathbf{heeler}$
Doran	Morrow	\mathbf{Sharp}	Wilkinson
$\mathbf{Fleshiem}$	$\mathbf{Mugford}$	${f Smith}$	Withington
${f Fridlender}$	Park	Stevens	Wisner
Garvelink	Porter	Toan	23

NAYS.

Mr. Bastone Benson	Mr. Boughner Holcomb	Mr. McCormick Miller	Mr. Wilcox	7

Title agreed to.

On motion of Mr. Park,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 195 (file No. 106), entitled

A bill making an appropriation for the benefit of the industrial home

for discharged prisoners,

Was read a third time and passed, two-thirds of all the Senators electvoting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Gilbert	Mr. Park	Mr. Toan
\mathbf{Beers}	McCormick	Porter	Weiss
Crocker	Miller	Prindle	Wheeler
Doran	Milnes	Sabin	Wilkinson
Fleshiem	Morrow	Smith	Withington
Fridlender	Mugford	Stevens	Wisner
Garvelink			25

NAYS.

Mr. Wilcox

1

Title agreed to.

On motion of Mr. Park,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

Senate bill No. 310 (file No. 132), entitled

A bill to repeal an act entitled "An act known as act No. 161, of the public acts of 1889, to authorize the employment, fixing the compensation, and defining the duties of stenographers in the taking and transcribing of testimony in cases of examination of offenders before justices of the peace in the county of Saginaw, charged with felonies not triable before a justice of the peace, be and the same is hereby repealed,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

\mathbf{YEAS}

Mr.	Bastone Boughner Crocker Doran Fleshiem Fridlender Garvelink	Mr. Gilbert Holcomb McCormick Miller Milnes Morrow	Mr. Mugford Park Porter Prindle Sabin Stevens	Mr. Toan Weiss Wheeler Wilkinson Withington Wisner
	0.01.01	N	AVS .	0

Title agreed to.

On motion of Mr. Wisner,

By a vote of two thirds of all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 488 (file No. 304), entitled

A bill to amend section 190 of chapter 178 of the compiled laws of 1871 as amended by act No. 12 of the session laws of the year 1873, being section 7005 of Howell's annotated statutes of 1882,

Was read a third time and passed, a majority of all the Senators

elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Basto	ne Mr.	Fridlender	Mr.	Park	1	Mr. Weiss	
Benso	n	Garvelink		Porter		\mathbf{W} heeler	
Beers		Gilbert		Prindle		Wilcox	
Bougl	mer	McCormick		Sabin		Wilkinso	n
Crock	er	Miller		Smith		Withing	ton
Dorar	ı	Milnes		Stevens		Wisner	
Flesh	iem	Mugford		Toan			27
		N	AYS) <u>.</u>			0

Title agreed to.

Senate bill No. 306, entitled

A bill to further amend section 834 of the compiled laws of 1871, being section 874 of Howell's annotated statutes, relative to the organization of the military forces of the State,

Was read a third time and pending the taking of a vote upon its passage, Mr. Withington, by unanimous consent, moved that the bill be amended

as follows:

By inserting in section 1, after the figures "1871" in the second line, the words "being section 1874 of Howell's annotated statutes as amended,"

Which motion prevailed and the bill was so amended.

The bill as amended was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Bastone	Mr.	Garvelink	Mr. Port	e r	Mr. Toan	
	Benson		Gilbert	Prin	dle	Weiss	
	Boughner		Holcomb	Sabi	n •	$\mathbf{Wheeler}$	
	Crocker		McCormick	Shar	TD	Wilkinson	
	Doran		Miller	Smit		Withington	ı
	Fleshiem		Mugford	Stev	ens	Wisner	
	Fridlender		Park				26
			N	AYS.			0

Title agreed to.

On motion of Mr. Withington,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

On motion of Mr. Doran,

The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present. Absent without leave: Mr. Taylor.

PRESENTATION OF PETITIONS.

No. 379. By Mr. Gilbert: Petition of C. E. Munn and 240 other citizens of Bay City, asking for the passage of House bill No. 721, relative to fishing in the waters of this State.

Referred to the committee on judiciary.

MOTIONS AND RESOLUTIONS.

On motion of Mr. Sharp,

House bill No. 632 (file No. 169), entitled

A bill to amend sections 1, 2 and 5 of act No. 152 of the public acts of 1883, being an act entitled "An act to provide for the taxation of persons, copartnerships, associations, car loaning companies, corporations and fast freight lines engaged in the business of running cars over any of the railroads of this State, and not being exclusively the property of any railroad company paying taxes on their gross receipts," approved June 5, 1883, being compiler's sections 1236a, 1236b, and 1236e of Howell's annotated statutes of Michigan,

Was taken from the table. On motion of Mr. Prindle,

The rules were suspended, two-thirds of all the Senators present voting

therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and, pending the taking of a vote upon its passage,

Mr. Stevens moved that the further consideration of the bill be made the special order for Tuesday next at 10 o'clock A. M.;

Which motion prevailed. By unanimous consent,

The committee on military affairs made the following report:

By the committee on military affairs:

The committee on military affairs to whom was referred

Senate bill No. 270 (file No. 189), entitled

A bill providing for the payment by the State of arrears of bounties offered to soldiers and sailors, and remaining due to them and their heirs,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendments thereto, recommending that the amendments be concurred in;

1. By striking out of line 3 of section 5 the word "expense" and insert-

ing in lieu thereof the word "cost."

2. By striking out of line 3 of section 6 the words "payable in twenty-five years," and inserting in lieu thereof the words "or such portion thereof as may be found necessary, payable in not exceeding ten years,"

And that the bill when so amended do pass, and ask to be discharged

from the further consideration of the subject.

J. E. HOLCOMB, Chairman.

Report accepted and committee discharged.

On motion of Mr. Holcomb,

The Senate concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

By unanimous consent,

The committee on judiciary made the following report:

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 777 (file No. 360), entitled

A bill to provide for the appointment, fix the compensation and define

the duties of a stenographer of the thirty-first judicial circuit,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

On motion of Mr. Crocker,

The rules were suspended, two-thirds of all the Senators present voting

therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Park	Mr. Toan
Benson	Garvelink	Porter	Weiss
Beers	McCormick	Prindle	Wheeler
Brown	Miller	Sabin	Wilcox

Mr. Crocker Doran	Mr. Milnes Mugford	Mr. Smith Stevens	Mr. Wilkinson Wisner	
Fleshiem				25
	•	NAYS.		0

Title agreed to.

On motion of Mr. Crocker,

By a vote of two-thirds of all the Senators elect, the bill was orderd to take immediate effect.

By the committee on supplies and expenses:

The committee on supplies and expenses, to whom was referred the account of Senator Doran for telegrams in regard to Congressman Ford's funeral, \$7.00,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, and recommend that the account be paid, and ask to be discharged from the further consideration of the subject.

WM. MILLER, Chairman.

The report was accepted and the account was ordered paid.

By the committee on supplies and expenses:

The committee on supplies and expenses to whom was referred the account of Mrs. A. J. Buell & Co. for badges for use of Senators attending Congressman Ford's funeral, \$17.92,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, and recommend that the account be paid, and ask to be discharged from the further consideration of the subject.

WM. MILLER, Chairman.

The report was accepted and the account was ordered paid.

By unanimous consent,

On motion of Mr. Fleshiem,

The rules were suspended, and the committee of the whole was discharged from the further consideration of

House bill No. 484 (file No. 345), entitled

A bill to amend act No. 196 of the session laws of 1885, entitled "An act to provide for the protection of hotel keepers," approved June 16, 1885, and to provide for the sale of the baggage of defaulting customers,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Porter	Mr. Weiss
${f Benson}$	$\mathbf{Garvelink}$	${f Prindle}$	$\mathbf{Wheeler}$
Beers,	McCormick	\mathbf{Sabin}	Wilcox
\mathbf{Brown}	\mathbf{Miller}	\mathbf{Smith}	Wilkinson
Crocker	Mugford	Stevens	Withington
Doran	Park	\mathbf{Toan}	Wisner
$\mathbf{Fleshiem}$			25

NAYS.

0

Title agreed to.

By unanimous consent,

The committee on liquor traffic made the following reports:

By the committee on liquor traffic:

The committee on liquor traffic, to whom was referred

Senate bill No. 209 (file No. 95), entitled

A bill to repeal act 207 of the session laws of 1889, entitled "An act to prohibit the manufacture, sale, keeping for sale, giving away or furnishing of vinous, malt, brewed, fermented, spirituous or intoxicating liquors, or any mixed liquors or beverage, any part of which is intoxicating, and to prohibit the keeping of any saloon or other place for the manufacture, sale, storing for sale, giving away or furnishing of such liquors or beverages, and to suspend the general laws of the State relative to the taxation and regulation of the manufacture and sale of such liquors in the several counties of this State under certain circumstances; to authorize the qualified electors of the several counties in this State to express their will in regard to such prohibition by an election, and to authorize and empower the board of supervisors of the several counties, after such election, if they shall determine the result to be in favor of such prohibition, to prohibit the manufacture, sale, keeping for sale, giving away or furnishing of any such liquor, or the keeping of a saloon or any other place for the manufacture, sale, storing for sale, giving away or furnishing of the same within their respective counties; and to provide for penalties and rights of action in case of its violation," and also to repeal sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23 and 24 of said act,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without recommendation, and ask to be discharged from the further consideration of

the subject.

C. B. BOUGHNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on liquor traffic:

The committee on liquor traffic, to whom was referred

Senate bill No. 208 (file No. 94), entitled

A bill to amend sections 1, 8 and 16 of act No. 213 of the session laws of 1889, entitled "An act to provide for the taxation and regulation of the business of manufacturing, keeping for sale, furnishing, giving or delivering spirituous, intoxicating, malt, brewed, fermented or vinous liquors in this State, to provide for the recovery of actual and exemplary damages, and to repeal all acts or parts of acts inconsistent with the provisions of this act.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without recommendation, and ask to be discharged from the further consideration

of the subject.

C. B. BOUGHNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By unanimous consent,

Mr. Park presented the following petition:

No. 380. By Mr. Park: Protest of James Murrey and 85 other residents of Detroit, against the passage of House bill No. 161, relative to foreign, secret and fraternal insurance associations.

Referred to committee on banks and corporations.

SPECIAL ORDER OF THE DAY.

The special order of the day being the consideration, by the committee of the whole, of

Senate bill No. 63 (file No. 9), entitled

A bill to protect the people of this State from the encroachments of the liquor traffic, and to provide that manufacturers of, and dealers in, intoxicating liquors shall obtain the permission of the people of the county before engaging in such business therein, being amendatory of sections 1, 2, 3, 4, 6, 8, 9, 12, 13, 14, 15, 16, 17 and 19 of act No. 207 of the session laws of 1889, entitled "An act to prohibit the manufacture, sale, keeping for sale, giving away or furnishing of vinous, malt, brewed, fermented, spirituous or intoxicating liquors, or any mixed liquor or beverage, any part of which is intoxicating, and to prohibit the keeping of any saloon or other place for the manufacture, sale, storing for sale, giving away or furnishing, of such liquors or beverages, and to suspend the general laws of the State relative to the taxation and regulation of the manufacture and sale of such liquors in the several counties of this State under certain circumstances; to authorize the qualified electors of the several counties in this State to express their will in regard to such prohibition by an election, and to authorize and empower the board of supervisors of the several counties after such election, if they shall determine the result to be in favor of such prohibition, to prohibit the manufacture, sale, keeping for sale, giving away or furnishing of any such liquors, or the keeping of a saloon or any other place for the manufacture, sale, storing for sale, giving away or furnishing of the same within their respective counties; and to provide for penalties and rights of action in case of its violation," approved June 29, 1889, being compiler's sections 2283a, 2283a', 2283a', 2283a', 2283a', 2283a', 2283b', 2285b', 2285b' Howell's annotated statutes of Michigan,

And the President having announced that the time for the consideration

of the same had arrived, On motion of Mr. Milnes.

The Senate went into committee of the whole on the

GENERAL OBDER,

Whereupon,

The President called Mr. Fridlender to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following:

Senate bill No. 63 (file No. 9), entitled

A bill to protect the people of this State from the encroachments of the liquor traffic, and to provide that manufacturers of, and dealers in, intoxicating liquors shall obtain the permission of the people of the county before engaging in such business therein, being amendatory to sections 1, 2, 3, 4, 6, 8, 9, 12, 13, 14, 15, 16, 17, and 19 of act No. 207 of the session laws of 1889, entitled "An act to prohibit the manufacture, sale, keeping for sale, giving away or furnishing of vinous, malt, brewed, fermented, spirituous or intoxicating liquors, or any mixed liquor or beverage, any part of which

is intoxicating, and to prohibit the keeping of any saloon or other place for the manufacture, sale, storing for sale, giving away or furnishing, of such liquors or beverages, and to suspend the general laws of the State relative to the taxation and regulation of the manufacture and sale of such liquors in the several counties of this State under certain circumstances; to authorize the qualified electors of the several counties in this State to express their will in regard to such prohibition by an election, and to authorize and empower the board of supervisors of the several counties after such election, if they shall determine the result to be in favor of such prohibition, to prohibit the manufacture, sale, keeping for sale, giving away or furnishing of any such liquors, or the keeping of a saloon or any other place for the manufacture, sale, storing for sale, giving away or furnishing of the same within their respective counties; and to provide for penalties and rights of action in case of its violation," approved June 29, 1889, being compiler's sections 2283a, 2283a', 2283b', and 2283b', of Howell's annotated statutes of Michigan,

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend its passage.

C. A. FRIDLENDER, Chairman.

Mr. Milnes rose to a point of order, his point being that the report of the committee of the whole was incorrect, on the ground that the committee had arisen during the pendency of a motion to strike out all after the enacting clause of the bill.

The President declared the point of order as not well taken.

The report of the committee of the whole was accepted and the above named bill was placed on the order of third reading of bills.

On motion of Mr. Brown.

The rules were then suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and pending the taking of a vote upon its passage,

Mr. Milnes offered the following amendment to the bill:

By adding the following proviso to section 16:

"Provided, That any person now engaged in the business of selling liquors, manufacturing or distilling malt or vinious liquors, shall be allowed to dispose of all liquors he may have in stock: Provided, Such liquors shall be sold in the original packages in which such liquor was received by the owner or holder of the same, but in no case shall such liquor be sold by the drink, or in quantity to be drank upon the premises: And provided further, That this provise shall expire on January 1, 1892."

Which amendment was not entertained, not being seconded by a majority

of the Senate.

The question being on the passage of the bill,

Mr. Sharp, by unanimous consent, then moved to amend the bill by

adding the following proviso to section 16:

"Provided, that nothing in this act shall be so construed as to confiscate any liquors that may be on hand and owned by saloon keepers at the time the voters of any county in this State shall have decided their option against it;"

Which motion to amend did not prevail.

The question again being on the passage of the bill,

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the fol-

lowing:

Senate bill No. 306, entitled

A bill to further amend section 834 of the compiled laws of 1871, being section 874 of Howell's annotated statutes, relative to the organization of the military forces of the State.

Also,

House bill No. 195 (file No. 106), entitled

A bill making an appropriation for the benefit of the industrial home for discharged prisoners.

Senate bill No. 310 (file No. 132), entitled

A bill to repeal an act entitled "An act known as act No. 161, of the public acts of 1889, to authorize the employment, fixing the compensation, and defining the duties of stenographers in the taking and transcribing of testimony in cases of examination of offenders before justices of the peace in the county of Saginaw, charged with felonies not triable before a justice of the peace, be and the same is hereby repealed.

. Also,

House bill No. 488 (file No. 304), entitled

A bill to amend section 190 of chapter 178 of the compiled laws of 1871 as amended by act No. 12 of the session laws of the year 1873, being section 7005 of Howell's annotated statutes of 1882,

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

J. H. MORROW, Chairman.

Report accepted.

The above named bills were placed on the order of third reading of bills.

By unanimous consent,

The committee on Industrial Home for Girls made the following report:

By the committee on Industrial Home for Girls:

The committee on Industrial Home for Girls, to whom was referred

House bill No. 582 (file No. 168), entitled

A bill making appropriations for the State Industrial Home for Girls,

for the years 1891 and 1892,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

A. C. McCORMICK, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee on finance and appropriations.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives. Lansing, May 5, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 219 (file No. 325), entitled

A bill making an appropriation for the building of two colony houses and making necessary improvements at Michigan Asylum for the Insane.

House bill No. 212 (file No. 81), entitled

A bill to provide for the ascertaining and giving notice of the heirs of deceased persons.

Also,

House bill No. 850 (file No. 313), entitled

A bill to amend section 15 of article 4 of act No. 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of of railroad companies and to regulate the running and management, and fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," being compiler's section 3377 of Howell's annotated statutes, as amended by act No. 234, public acts of 1885, approved June 10, 1885, and as amended by act No. 261 of public acts of 1887, approved June 27, 1887, and act 26 of the session laws of 1889.

House bill No. 777 (file No. 360), entitled

A bill to provide for the appointment, fix the compensation and

define the duties of a stenographer of the 31st judicial circuit.

Which have passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

> Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives.

The first named bill was read a first and second time by its title, and referred to the committee on asylums for the insane.

The second named bill was read a first and second time by its title, and

referred to the committee on judiciary,

The third named bill was read a first and second time by its title, and

referred to the committee on railroads.

The fourth named bill was read a first and second time by its title, and referred to the committee on judiciary.

By unanimous consent,

The Senate resumed the order of

THIRD READING OF BILLS.

House bill No. 5 (file No. 45), entitled

A bill for the relief of the Supreme Court by providing for the appointment of stenographers or copyists for the justices thereof,
Was read a third time and, pending the taking of a vote upon its passage,

Mr. Doran moved that there be a call of the Senate;

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the Senate was called by the Secretary and the following Senators were reported as absent without leave: Messrs. Brown, Crocker, Fleshiem, Sharp, Stevens and Taylor.

1

On motion of Mr. Doran,

The Sergeant at Arms was dispatched with instructions to bring in the absentees, with the exception of Mr. Taylor, who was, by unanimous consent, excused from the operation of the call.

Mr. Stevens appeared at the bar of the Senate, and being admitted,

On motion of Mr. Doran,

Was excused for absence without leave.

Mr. Fleshiem appeared at the bar of the Senate, and being admitted,

On motion of Mr. Wisner,

Was excused for absence without leave.

On motion of Mr. Park,

All further proceedings under the call were dispensed with.

The question being upon the passage of the bill,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bee	rs Mr.	Gilbert M:	r. Prindle Mr.	Weiss
Cro	cker	\mathbf{Milnes}	Sabin	$\mathbf{Wheeler}$
Dor	an	Morrow	Sharp	Wilkinson
Fle	shiem	Mugford Park	\mathbf{Smith}	Withington
Frie	dlender	Park	Stevens	Wisner
Gar	\mathbf{velink}	Porter	Toan	23

NAYS.

Mr. Bastone Benson Mr. Boughner Holcomb	Mr. McCormick Miller	Mr. Wilcox	7
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Title agreed to.

On motion of Mr. Park,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 195 (file No. 106), entitled

A bill making an appropriation for the benefit of the industrial home

for discharged prisoners,

Was read a third time and passed, two-thirds of all the Senators electvoting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Gilbert	Mr. Park	Mr. Toan
\mathbf{Beers}	McCormick	Porter	Weiss
Crocker	\mathbf{M} iller	Prindle	Wheeler
Doran	\mathbf{Milnes}	Sabin	Wilkinson
${f Fleshiem}$	Morrow	\mathbf{Smith}	Withington
Fridlender	$\mathbf{Mugford}$	$\mathbf{Stevens}$	Wisner
Garvelink	G		25

NAYS.

Mr. Wilcox

Title agreed to.

On motion of Mr. Park,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

Senate bill No. 310 (file No. 132), entitled A bill to repeal an act entitled "An act known as act No. 161, of the public acts of 1889, to authorize the employment, fixing the compensation, and defining the duties of stenographers in the taking and transcribing of testimony in cases of examination of offenders before justices of the peace in the county of Saginaw, charged with felonies not triable before a justice of the peace, be and the same is hereby repealed,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Gilbert	Mr. Mugford Park	Mr. Toan
Boughner	Holcomb		Weiss
Crocker	McCormick	Porter	$\mathbf{W}_{\mathbf{heeler}}$
\mathbf{Doran}	Miller	Prindle	Wilkinson
$\mathbf{Fleshiem}$	\mathbf{Milnes}	Sabin	Withington
$\mathbf{Fridlender}$	Morrow	Stevens	Wisner
Garvelink			25
	N	AYS.	0

Title agreed to.

On motion of Mr. Wisner,

By a vote of two thirds of all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 488 (file No. 304), entitled

A bill to amend section 190 of chapter 178 of the compiled laws of 1871 as amended by act No. 12 of the session laws of the year 1873, being section 7005 of Howell's annotated statutes of 1882,

Was read a third time and passed, a majority of all the Senators

elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Park	Mr. Weiss
Benson	Garvelink	Porter	$\mathbf{Wheeler}$
Beers	$\mathbf{Gilbert}$	Prindle	Wilcox
Boughner	McCormick	Sabin	$\mathbf{Wilkinson}$
Crocker	Miller	Smith	Withington
Doran	\mathbf{Milnes}	Stevens	Wisner
$\mathbf{Fleshiem}$	Mugford	Toan	27
	N	AYS.	0

Title agreed to.

Senate bill No. 306; entitled

A bill to further amend section 834 of the compiled laws of 1871, being section 874 of Howell's annotated statutes, relative to the organization of the military forces of the State,

Was read a third time and pending the taking of a vote upon its passage, Mr. Withington, by unanimous consent, moved that the bill be amended

as follows:

By inserting in section 1, after the figures "1871" in the second line, the words "being section 1874 of Howell's annotated statutes as amended,"

Which motion prevailed and the bill was so amended.

The bill as amended was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Boughner Crocker Doran Fleshiem Fridlender	Mr. Garvelink Gilbert Holcomb McCormick Miller Mugford Park	Mr. Porter Prindle Sabin Sharp Smith Stevens	Mr.	Toan Weiss Wheeler Wilkinson Withington Wisner
$\mathbf{Fridlender}$	Park			26

NAYS.

0

Title agreed to.

On motion of Mr. Withington,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

On motion of Mr. Doran,

The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present. Absent without leave: Mr. Taylor.

PRESENTATION OF PETITIONS.

No. 379. By Mr. Gilbert: Petition of C. E. Munn and 240 other citizens of Bay City, asking for the passage of House bill No. 721, relative to fishing in the waters of this State.

Referred to the committee on judiciary.

MOTIONS AND RESOLUTIONS.

On motion of Mr. Sharp,

House bill No. 632 (file No. 169), entitled

A bill to amend sections 1, 2 and 5 of act No. 152 of the public acts of 1883, being an act entitled "An act to provide for the taxation of persons, copartnerships, associations, car loaning companies, corporations and fast freight lines engaged in the business of running cars over any of the railroads of this State, and not being exclusively the property of any railroad company paying taxes on their gross receipts," approved June 5, 1883, being compiler's sections 1236a, 1236b, and 1236e of Howell's annotated statutes of Michigan.

Was taken from the table. On motion of Mr. Prindle,

The rules were suspended, two-thirds of all the Senators present voting

therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and, pending the taking of a vote upon its passage,

Mr. Stevens moved that the further consideration of the bill be made the special order for Tuesday next at 10 o'clock A. M.;

Which motion prevailed. By unanimous consent,

The committee on military affairs made the following report:

By the committee on military affairs:

The committee on military affairs to whom was referred

Senate bill No. 270 (file No. 189), entitled

A bill providing for the payment by the State of arrears of bounties offered to soldiers and sailors, and remaining due to them and their heirs,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendments thereto, recommending that the amendments be concurred in:

1. By striking out of line 3 of section 5 the word "expense" and insert-

ing in lieu thereof the word "cost."

2. By striking out of line 3 of section 6 the words "payable in twentyfive years," and inserting in lieu thereof the words "or such portion thereof as may be found necessary, payable in not exceeding ten years,"

And that the bill when so amended do pass, and ask to be discharged

from the further consideration of the subject.

J. E. HOLCOMB, Chairman.

Report accepted and committee discharged.

On motion of Mr. Holcomb.

The Senate concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

By unanimous consent,

The committee on judiciary made the following report:

By the committee on judiciary:

The committee on judiciary, to whom was referred House bill No. 777 (file No. 360), entitled

A bill to provide for the appointment, fix the compensation and define

the duties of a stenographer of the thirty-first judicial circuit,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

On motion of Mr. Crocker,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by year and nays, as follows:

YEAS.

Mr. Bestone	Mr. Fridlender	Mr. Park	Mr. Toan
Benson	Garvelink	Porter	Weiss
Beers	McCormick	Prindle	Wheeler
Brown	Miller	Sabin	Wilcox

Mr. Crocker Doran	Mr. Milnes Mugford	Mr. Smith Stevens	Mr. Wilkinson Wisner	
Fleshiem	8	•		25
	1	NAYS.		0

Title agreed to.

On motion of Mr. Crocker,

By a vote of two-thirds of all the Senators elect, the bill was orderd to take immediate effect.

By the committee on supplies and expenses:

The committee on supplies and expenses, to whom was referred the account of Senator Doran for telegrams in regard to Congressman Ford's funeral, \$7.00,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, and recommend that the account be paid, and ask to be discharged from the further consideration of the subject.

WM. MILLER, Chairman.

The report was accepted and the account was ordered paid.

By the committee on supplies and expenses:

The committee on supplies and expenses to whom was referred the account of Mrs. A. J. Buell & Co. for badges for use of Senators attending Congressman Ford's funeral, \$17.92,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, and recommend that the account be paid, and ask to be discharged from the further consideration of the subject.

WM. MILLER, Chairman.

The report was accepted and the account was ordered paid.

By unanimous consent,

On motion of Mr. Fleshiem,

The rules were suspended, and the committee of the whole was discharged from the further consideration of

House bill No. 484 (file No. 345), entitled

A bill to amend act No. 196 of the session laws of 1885, entitled "An act to provide for the protection of hotel keepers," approved June 16, 1885, and to provide for the sale of the baggage of defaulting customers,

Was read a third time and passed, a majority of all the Senators

elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Porter	Mr. Weiss
${f Benson}$	$\mathbf{G}_{\mathbf{arvelink}}$	$\mathbf{Prindle}$	$\mathbf{W}_{\mathbf{heeler}}$
Beers,	McCormick	\mathbf{Sabin}	Wilcox
\mathbf{Brown}	Miller	Smith	$\mathbf{Wilkinson}$
Crocker	Mugford	Stevens	Withington
Doran	Park	Toan	Wisner
Fleshiem			25

NAYS.

0

Title agreed to.

By unanimous consent,

The committee on liquor traffic made the following reports:

By the committee on liquor traffic:

The committee on liquor traffic, to whom was referred

Senate bill No. 209 (file No. 95), entitled

A bill to repeal act 207 of the session laws of 1889, entitled "An act to prohibit the manufacture, sale, keeping for sale, giving away or furnishing of vinous, malt, brewed, fermented, spirituous or intoxicating liquors, or any mixed liquors or beverage, any part of which is intoxicating, and to prohibit the keeping of any saloon or other place for the manufacture, sale, storing for sale, giving away or furnishing of such liquors or beverages, and to suspend the general laws of the State relative to the taxation and regulation of the manufacture and sale of such liquors in the several counties of this State under certain circumstances; to authorize the qualifield electors of the several counties in this State to express their will in regard to such prohibition by an election, and to authorize and empower the board of supervisors of the several counties, after such election, if they shall determine the result to be in favor of such prohibition, to prohibit the manufacture, sale, keeping for sale, giving away or furnishing of any such liquor, or the keeping of a saloon or any other place for the manufacture, sale, storing for sale, giving away or furnishing of the same within their respective counties; and to provide for penalties and rights of action in case of its violation," and also to repeal sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23 and 24 of said act,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without recommendation, and ask to be discharged from the further consideration of

the subject.

C. B. BOUGHNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on liquor traffic:

The committee on liquor traffic, to whom was referred

Senate bill No. 208 (file No. 94), entitled

A bill to amend sections 1, 8 and 16 of act No. 213 of the session laws of 1889, entitled "An act to provide for the taxation and regulation of the business of manufacturing, keeping for sale, furnishing, giving or delivering spirituous, intoxicating, malt, brewed, fermented or vinous liquors in this State, to provide for the recovery of actual and exemplary damages, and to repeal all acts or parts of acts inconsistent with the provisions of this act.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without recommendation, and ask to be discharged from the further consideration of the subject.

C. B. BOUGHNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By unanimous consent,

Mr. Park presented the following petition:

No. 380. By Mr. Park: Protest of James Murrey and 85 other residents of Detroit, against the passage of House bill No. 161, relative to foreign, secret and fraternal insurance associations.

Referred to committee on banks and corporations.

SPECIAL ORDER OF THE DAY.

The special order of the day being the consideration, by the committee of the whole, of

Senate bill No. 63 (file No. 9), entitled

A bill to protect the people of this State from the encroachments of the liquor traffic, and to provide that manufacturers of, and dealers in, intoxicating liquors shall obtain the permission of the people of the county before engaging in such business therein, being amendatory of sections 1, 2, 3, 4, 6, 8, 9, 12, 13, 14, 15, 16, 17 and 19 of act No. 207 of the session laws of 1889, entitled "An act to prohibit the manufacture, sale, keeping for sale, giving away or furnishing of vinous, malt, brewed, fermented, spirituous or intoxicating liquors, or any mixed liquor or beverage, any part of which is intoxicating, and to prohibit the keeping of any saloon or other place for the manufacture, sale, storing for sale, giving away or furnishing, of such liquors or beverages, and to suspend the general laws of the State relative to the taxation and regulation of the manufacture and sale of such liquors in the several counties of this State under certain circumstances; to authorize the qualified electors of the several counties in this State to express their will in regard to such prohibition by an election, and to authorize and empower the board of supervisors of the several counties after such election, if they shall determine the result to be in favor of such prohibition, to prohibit the manufacture, sale, keeping for sale, giving away or furnishing of any such liquors, or the keeping of a saloon or any other place for the manufacture, sale, storing for sale, giving away or furnishing of the same within their respective counties; and to provide for penalties and rights of action in case of its violation," approved June 29, 1889, being compiler's sections 2283a, 2283a¹, 2283a², 2283a², 2283a³, 2283a⁷, 2283a⁸, 2283b¹, 2283b², 2283b³, 2283b³, 2283b³, 2283b³, and 2283b³, of Howell's annotated statutes of Michigan,

And the President having announced that the time for the consideration of the same had arrived,

On motion of Mr. Milnes,

The Senate went into committee of the whole on the

GENERAL ORDER,

Whereupon,

The President called Mr. Fridlender to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the follow-

Senate bill No. 63 (file No. 9), entitled

A bill to protect the people of this State from the encroachments of the liquor traffic, and to provide that manufacturers of, and dealers in, intoxicating liquors shall obtain the permission of the people of the county before engaging in such business therein, being amendatory to sections 1, 2, 3, 4, 6, 8, 9, 12, 13, 14, 15, 16, 17, and 19 of act No. 207 of the session laws of 1889, entitled "An act to prohibit the manufacture, sale, keeping for sale, giving away or furnishing of vinous, malt, brewed, fermented, spirituous or intoxicating liquors, or any mixed liquor or beverage, any part of which

is intoxicating, and to prohibit the keeping of any saloon or other place for the manufacture, sale, storing for sale, giving away or furnishing, of such liquors or beverages, and to suspend the general laws of the State relative to the taxation and regulation of the manufacture and sale of such liquors in the several counties of this State under certain circumstances; to authorize the qualified electors of the several counties in this State to express their will in regard to such prohibition by an election, and to authorize and empower the board of supervisors of the several counties after such election, if they shall determine the result to be in favor of such prohibition, to prohibit the manufacture, sale, keeping for sale, giving away or furnishing of any such liquors, or the keeping of a saloon or any other place for the manufacture, sale, storing for sale, giving away or furnishing of the same within their respective counties; and to provide for penalties and rights of action in case of its violation," approved June 29, 1889, being compiler's sections 2283a, 2283a', 2283a', 2283a', 2283a', 2283a', 2283b', 2283b', 2283b', 2283b', 2283b', 2283b', and 2283b', of Howell's annotated statutes of Michigan,

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend its passage.

C. A. FRIDLENDER, Chairman.

Mr. Milnes rose to a point of order, his point being that the report of the committee of the whole was incorrect, on the ground that the committee had arisen during the pendency of a motion to strike out all after the enacting clause of the bill.

The President declared the point of order as not well taken.

The report of the committee of the whole was accepted and the above named bill was placed on the order of third reading of bills.

On motion of Mr. Brown,

The rules were then suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and pending the taking of a vote

upon its passage,

Mr. Milnes offered the following amendment to the bill:

By adding the following proviso to section 16:

"Provided, That any person now engaged in the business of selling liquors, manufacturing or distilling malt or vinious liquors, shall be allowed to dispose of all liquors he may have in stock: Provided, Such liquors shall be sold in the original packages in which such liquor was received by the owner or holder of the same, but in no case shall such liquor be sold by the drink, or in quantity to be drank upon the premises: And provided further, That this proviso shall expire on January 1, 1892,"

Which amendment was not entertained, not being seconded by a majority

of the Senate.

The question being on the passage of the bill,

Mr. Sharp, by unanimous consent, then moved to amend the bill by

adding the following proviso to section 16:

"Provided, that nothing in this act shall be so construed as to confiscate any liquors that may be on hand and owned by saloon keepers at the time the voters of any county in this State shall have decided their option against it;"

Which motion to amend did not prevail.

The question again being on the passage of the bill,

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The bill was not passed, a majority of all the Senators elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson Brown Garvelink	Mr. Miller Milnes Sabin	Mr. Sharp Toan Wheeler	Mr.	Wilcox Wilkinson 11	Ĺ
	\mathbf{N} .	AYS.			
Mr. Bastone Beers Boughner Crocker Doran	Mr. Fleshiem Fridlender Gilbert Holcomb McCormick	Mr. Morrow Mugford Park Porter Prindle	Mr.	Smith Stevens Weiss Withington Wisner 20)
On motion of 3 The Senate ad					

Lansing, Thursday, May 7, 1891.

The Senate met and was called to order by the President.

Religious exercises by Rev. S. R. Cook.

Roll called: a quorum present.

Absent without leave: Messrs. Taylor and Withington.

On motion of Mr. Milnes,

Mr. Taylor was granted indefinite leave of absence.

On motion of Mr. Wheeler,

Mr. Withington was granted leave of absence until next Tuesday.

PRESENTATION OF PETITIONS.

No. 381. By Mr. Fridlender: Protest of 50 citizens of Oscoda county, against the passage of the bill relative to foreign secret and fraternal insurance associations.

Referred to committee on religious and benevolent societies.

REPORTS OF STANDING COMMITTEES.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 681, entitled

A bill to incorporate the city of Harrison in the county of Clare,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendment thereto, recommending that the amendment be concurred in:

Section 5 line 1 strike out the words "mayor and the,"

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

JOHN S. BEERS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Beers,

The Senate concurred in the amendment made to the bill by the committee.

On motion of Mr. Prindle,

The rules were suspended, two-thirds of all the Senators present voting

therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fleshiem	Mr. Mugford	Mr. Toan	
${f Benson}$	$\mathbf{Fridlender}$	Park	Weiss	
Beers	Garvelink	Porter	Wheeler	
Boughner	$\mathbf{Gilbert}$	Prindle	Wilcox	
Brown	Miller	Sabin	$\mathbf{Wilkinson}$	
Crocker	\mathbf{M} ilnes	\mathbf{Smith}	\mathbf{Wisner}	
Doran	Morrow	Stevens		27
	N	AYS.		0

Title agreed to.

On motion of Mr. Prindle,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 212 (file No. 81), entitled

A bill to provide for the ascertaining and giving notice of the heirs of

deceased persons,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on judiciary:

The committee on judiciary to whom was referred

House bill No. 492 (file No. 305), entitled

A bill to amend section 217 of act No. 173 of the session laws of 1885, entitled "An act to amend chapter 93 of the revised statutes of 1846, entitled 'of courts held by justices of the peace,' being compiler's section 7032 of Howell's annotated statutes of the State of Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be dis-

charged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 22 (file No. 315), entitled

A bill to provide for the adoption and change of name of minors, and for making them heirs at law of the person or persons adopting them, and to repeal act No. 144 of the public acts of 1887, relative to the adoption and change of name of minors and making them heirs at law of the person or persons adopting them,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be dis-

charged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred House bill No. 304 (file No. 306), entitled

A bill to require notice of the commencement of suits in ejectment and certified copies of all final judgments rendered therein to be filed and recorded,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on agricultural interests:

The committee on agricultural interests, to whom was referred

Senate bill No. 168, entitled

A bill to amend section 1 of an act entitled "An act for the encouragement of agriculture, manufactures and the mechanic arts," approved March 16, A. D. 1849, being section 2298 of Howell's annotated statutes,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying substitute therefor, entitled

A bill to authorize and empower the board of supervisors of Antrim. county to levy a tax for the benefit of the Antrim County Agricultural

Society,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

E. T. MUGFORD, Chairman.

Report accepted and committee discharged.

On motion of Mr. Mugford,

The Senate concurred in the substitute reported for the bill by the com-

The bill was then referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 204 (file No. 119), entitled

A bill to amend section 10 of an act entitled "An act to revise the laws providing for the incorporation of manufacturing companies except such as are contemplated by act No. 42, of the session laws of 1867, which provides for the incorporation of persons or corporations engaged in the manufacture of salt and mercantile companies or any union of the two and to fix the duties and liabilities of such corporations," approved June 20, 1885, session laws of 1885, being section 4137 of Howell's annotated statutes relative to declaring annual dividends of net profits when they exceed ten per cent on the capital invested,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the Senate, without amendment and recommend that the bill do not pass, and ask to be discharged

from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

On motion of Mr. Wisner,

The bill was laid on the table.

MESSAGES FROM THE GOVERNOR.

The President announced the following:

Executive Office, Lansing, May 6, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 148 (file No. 187), being

An act to reincorporate the village of Fenton, Genesee county, Michigan, and to repeal all inconsistent acts and parts of acts,

EDWIN B. WINANS, Governor.

The message was received.

The President also announced the following:

EXECUTIVE OFFICE, \\
Lansing, May 5, 1891. \

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 29 (file No. 188), being

An act to amend sections 1, 2 and 4 and the title of act No. 386, of the local acts of 1885, entitled "An act to provide for the retirement of aged and disabled firemen and the payment of pensions to the wives and children of deceased firemen killed in the service of the city of Detroit," approved June 16, 1885.

EDWIN B. WINANS, Governor.

The message was received.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, May 6, 1891.

To the President of the Senate:

SIB-I am instructed by the House to return to the Senate the following:

Senate bill No. 111, entitled

A bill to detach the counties of Gogebic and Ontonagon from the twelfth judicial circuit and to form a judicial circuit therefrom to be known as the thirty-second judicial circuit.

In the passage of which bill the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate

effect, by a vote of two-thirds of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, Lansing, May 6, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 31 (file No. 348), entitled

A bill to amend sections 5 and 6 of chapter 32 of the compiled laws of 1871, being compiler's sections 1477 and 1478 of Howell's annotated statutes, Being an act to provide for the recording of town plats and for vacating the same in certain cases.

Which has passed the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

The President also announced the following:

House of Representatives, Lansing, May 6, 1891.

To the President of the Senate:

SIB-I am instructed by the House to transmit the following:

Substitue for House bills Nos. 277 and 738 (file No. 317), entitled A bill to amend chapter 10 of act number 164 of the public

A bill to amend chapter 10 of act number 164 of the public acts of 1881, approved May 21, 1881, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools and to repeal all statutes and acts contravening the provisions of this act," as amended by act No. 53 of public acts of 1883, by adding thereto a new section to stand as section 6,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is

respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the committee on education and public schools.

MOTIONS AND RESOLUTIONS.

On motion of Mr. Boughner,

By unanimous consent,

The rules were suspended and the committee of the whole was discharged from the further consideration of

Senate bill No. 209 (file No. 95), entitled

A bill to repeal act 207 of the session laws of 1889, entitled "An act to prohibit the manufacture, sale, keeping for sale, giving away or furnishing of vinous, malt, brewed, fermented, spirituous or intoxicating liquors, or any mixed liquor or beverage, any part of which is intoxicating, and to prohibit the keeping of any saloon or other place for the manufacture, sale, storing for sale, giving away or furnishing of such liquors or beverages, and to suspend the general laws of the State relative to the taxation and regulation of the manufacture and sale of such liquors in the several counties of this State under certain circumstances; to authorize the qualified electors of the several counties in this State to express their will in regard to such prohibition by an election, and to authorize and empower the board of supervisors of the several counties, after such election, if they shall determine the result to be in favor of such prohibition, to prohibit the manufacture, sale, keeping for sale, giving away or furnishing of any such liquor, or the keeping of a saloon or any other place for the manufacture, sale, storing for sale, giving away or furnishing of the same within their respective counties; and to provide for penalties and rights of action in case of its violation," and also to repeal sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, and 24 of said act.

On motion of Mr. Boughner.

The bill was then laid on the table.

By the committee on finance and appropriations:

The committee on finance and appropriations, to whom was referred

Senate bill No. 254, entitled

A bill making an appropriation for a building for metallurgy and for the equipment and fitting up of the same, and for the equipment, fitting up and furnishing of an electrical engineering laboratory, a physical laboratory, drawing room, chemical laboratory, petrographical department, library and other departments of the Mining School at Houghton, in the county of Houghton, Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without recommendation, and ask to be discharged from the further consideration

of the subject.

PETER GILBERT, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on finance and appropriations:

The committee on finance and appropriations, to whom was referred

Senate bill No. 299, entitled

A bill making an apprepriation for the maintenance and support of the Mining School at Houghton, in the county of Houghton, for the years 1891 and 1892,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without

recommendation, and ask to be discharged from the further consideration of the subject.

PETER GILBERT, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on finance and appropriations:

The committee on finance and appropriations to whom was referred

Senate bill No. 108 (file No. 49), entitled

A bill making appropriations for the State Board of Fish Commissioners for the year ending June 30, 1892, and the year ending June 30, 1893,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

PETER GILBERT, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

GENERAL ORDER:

On motion of Mr. Milnes,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Weiss to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee of the whole have had under consideration the follow-

ing:

Senate bill No. 206 (file No. 141), entitled

A bill to provide for a State board of inspectors to have the complete management and control of the State Prison at Jackson, the State House of Correction and Reformatory at Ionia, the branch of the State Prison at Marquette, the Reform School for Boys at Lansing, and the Industrial Home for Girls at Adrian,

Have directed their chairman to report progress and ask leave to sit

again.

J. M. WEISS, Chairman.

Report accepted.

On motion of Mr. Weiss,

The committee of the whole was granted leave for a further consideration of the above named bill.

On motion of Mr. Stevens,

The Senate took a recess until 2 o'clock, P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present.

REPORTS OF STANDING COMMITTEES.

By the committee on education and public schools:

The committee on education and public schools, to whom was referred

Senate bill No. 120 (file No. 172), entitled

A bill authorizing county boards of school examiners to issue certificates without examination in certain cases, and making teachers' certificates valid in every county of this State,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendments thereto, recommending that the amendments

be concurrred in:

By striking out all after the word "issue," in line 2 of section 1, and inserting in lieu thereof the words "first grade certificates good for six years, second grade certificates good for four years, and third grade certificates good for two years."

Also.

In section 2, strike out all after the word "teach" in line 4.

Als

Amend the title by striking out the words "without examination in certain cases."

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

JOHN BASTONE, Chairman.

JOHN BASTONE, Chairman.

Report accepted and committee discharged.

On motion of Mr. Bastone,

The Senate concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

By the committee on education and public schools:

The committee on education and public schools, to whom was referred

Senate bill No. 130 (file No. 168), entitled

A bill to amend sections 2, 3 and 5 of an act entitled "An act to incorporate the public schools of the township of Hillman, in the county of Montmorency," being act No. 450 of the local acts of 1889,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendments thereto, recommending that the amendments be concurred in:

By striking out of lines 1 and 2 of section 2 the words "who shall not at the same time hold the office."

Also.

By inserting in line 8 of section 2 after the word "education," the words "provided the supervisor shall not be eligible to the office of trustee,"

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

Report accepted and committee discharged.

On motion of Mr. Bastone,

The Senate concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

By the committee on public health:

The committee on public health, to whom was referred

House bill No. 537 (file No. 297), entitled

A bill to amend sections 2 and 5 of act No. 127 of the public acts of 1879, as amended by act No. 49 of the public acts of 1881, being compiler's sections 1538 and 1541 of Howell's annotated statutes, as amended by act No. 20 of the public acts of 1883, relative to the inspection of illuminating oils.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without recommendation, and ask to be discharged from the further consideration of the subject.

MARCUS WILCOX, Chairman. Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, May 7, 1891.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following:

Substitute for House bills Nos. 183, 709, 710, 603, (file 167), entitled:

A bill to amend sections one, three and four, of act No. 156, of the session laws of 1883, as amended by act No. 189, of the session laws of 1885, being an act creating a bureau of labor and industrial statistics, and defining the powers and duties of the same, and to add a new section thereto to stand as section 8,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is

respectfully asked.

Very respectfully, LYMAN A. BRANT. Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on finance and appropriations.

MOTIONS AND RESOLUTIONS.

Mr. McCormick offered the following resolution:

Resolved, That the committee on finance and appropriations when visiting the Industrial Home at Adrian, be authorized to investigate the conduct and management of that institution.

The question being on the adoption of the resolution,

The resolution was adopted.

GENERAL ORDER.

On motion of Mr. Doran,

The Senate went into committee of the whole on the general order, whereupon

The President called Mr. Stevens to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

T.

Senate bill No. 25 (file No. 200), entitled

A bill making an appropriation for the erection of a detached building for male patients on the ground of the Michigan Asylum for Insane Criminals.

Also,

Senate bill No. 168, entitled

A bill to authorize and empower the board of supervisors of Antrim county to levy a tax for the benefit of the Antrim county agricultural society.

Also,

House bill No. 212 (file No. 81), entitled

A bill to provide for the ascertaining and giving notice of the heirs of deceased persons,

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

II.

The committee of the whole have also had under consideration,

Senate bill No. 208 (file No. 94), entitled

A bill to amend sections 1, 8 and 16 of act number 213 of the session laws of 1889, entitled "An act to provide for the taxation and regulation of the business of manufacturing, keeping for sale, furnishing, giving or delivering spirituous, intoxicating, malt, brewed, fermented or vinous liquors in this State, to provide for the recovery of actual and exemplary damages, and to repeal all acts or parts of acts inconsistent with the provisions of this act,

Have directed their chairman to report the same back to the Senate, with the recommendation that it be referred to the committees on liquor

traffic and judiciary, jointly.

III.

The committee of the whole have also had under consideration

Senate bill No. 254, entitled

A bill making an appropriation for a building for metallurgy and for the equipment and fitting up of the same, and for the equipment, fitting up and furnishing of an electrical engineering laboratory, a physical laboratory, drawing room, chemical laboratory, petrographical department, library and other departments of the Mining School at Houghton, in the county of Houghton, Michigan.

Also,

Senate bill No. 299, entitled

A bill making an appropriation for the maintenance and support of the Mining School at Houghton, in the county of Houghton, for the years 1891 and 1892,

Have directed their chairman to report the same back to the Senate, with the recommendation that they be printed for the use of the committee.

IV.

The committee of the whole have also had under consideration

House bill No. 492 (file No. 305), entitled

A bill to amend section 217, of act No. 173 of the session laws of 1855, entitled "An act to amend chapter 93 of the revised statutes of 1846, entitled 'of courts held by justices of the peace,'" being compiler's section 7032 of Howell's annotated statutes of the State of Michigan,

Have directed their chairman to report progress and ask leave so sit

again.

J. H. D. STEVENS, Chairman.

Report accepted.

The first named bills were placed on the order of third reading of bills.

On motion of Mr. Stevens,

The Senate concurred in the recommendation of the committee regarding the second named bill, and the same was referred to the committees on liquor traffic and judiciary jointly.

On motion of Mr. Stevens,

The Senate concurred in the recommendation of the committee regarding the third named bills, and the same were ordered printed.

On motion of Mr. Stevens,

The Senate granted leave for a further consideration of the fourth named bill by the committee of the whole.

On motion of Mr. Doran,

Leave of absence was granted himself for the remainder of the day.

On motion of Mr. Gilbert,

Leave of absence was granted the members of the committee on finance and appropriations for tomorrow.

On motion of Mr. Stevens.

Leave of absence was granted himself for the remainder of the day.

By unanimous consent,

The committee on judiciary made the following report:

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 42 (file No. 143), entitled

A bill relative to contributory negligence, and to provide for the sub-

mission of the same as a question of fact to the jury,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor the following:

Senate bill No. 111, entitled

A bill to detach the counties of Gogebic and Ontonagon from the 12th

judicial circuit, and to form a judicial circuit therefrom, to be known as the 32d judicial circuit.

C. B. BOUGHNER, Chairman.

Report accepted.

On motion of Mr. Benson, Senate bill No. 121, entitled

A bill to secure safety in the use of local and portable steam boilers and engines, and competency in those that manage the same,

Was taken from the table. On motion of Mr. Benson,

The bill was ordered printed and referred to the committee on labor interests.

By unanimous consent, On motion of Mr. Wisner,

The rules were suspended and the committee of the whole was discharged from the further consideration of,

House bill No. 537 (file No. 297), entitled

A bill to amend sections 2 and 5, of act No. 127 of the public acts of 1879, as amended by act No. 49 of the public acts of 1881, being compiler's sections 1538 and 1541 of Howell's annotated statutes, as amended by act No. 20 of the public acts of 1883, relative to the inspection of illuminating oils.

Mr. Wisner moved that there be a call of the Senate;

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the Senate was called by the Secretary and the following Senators were reported absent without leave: Messrs. Crocker, Fleshiem, Holcomb, Milnes and Sharp.

On motion of Mr. McCormick,

The Sergeant-at-Arms was dispatched with instructions to bring in the absentees who were absent without leave.

Mr. Sharp appeared at the bar of the Senate, and having been admitted and made excuse for absence without leave,

On motion of Mr. Wisner,

Mr. Sharp was excused.

Mr. Fleshiem appeared at the bar of the Senate, and having been admitted and made excuse for absence without leave, On motion of Mr. Wilkinson,

Mr. Fleshiem was excused.

On motion of Mr. Fleshiem,

Leave of absence was granted himself for one-half hour.

Mr. Milnes appeared at the bar of the Senate, and having been admitted and made excuse for absence without leave,

On motion of Mr. Sabin.

Mr. Milnes was excused.

On motion of Mr. McCormick,

All further proceedings under the call were dispensed with.

By unanimous consent,

The committee on finance and appropriations made the following report: By the committee on finance and appropriations:

The committee on finance and appropriations, to whom was referred

Senate bill No. 24 (file No. 72), entitled

A bill making an appropriation for the use of the Michigan Asylum for

Insane Criminals,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendments thereto, recommending that the amendments be concurred in:

1. By striking out of line 2 of section 1, the words "four thousand one hundred," and inserting in lieu thereof the words "eighteen hundred and ninety-five."

2. By striking out of line 3 of section 1, the figures "500," and insert-

ing in lieu thereof the figures "250."

3. By striking out of line 3 of section 1, the figures "500," and insert-

ing in lieu thereof the figures "200."

4. By striking out of lines 4 and 5 of section 1, the words "\$150 for fruit trees, vines, etc., \$600 for tool sheds, root cellar and other out buildings."

5. By striking out of line 5 of section 1, the figures "800," and insert-

ing the in lieu thereof the figures "400."

6. By striking of lines 6 and 7 of section 1, the words "\$800 for the purchase of twenty-seven acres of land adjoining asylum farm."

7. By striking out of line 6 of section 1, the figures "500," and insert-

ing in lieu thereof the figures "200."

8. By striking out of line 11 of section 1, the figures "200,' also "67.00" and inserting in lieu thereof the figures "100," also "33.50."

9. By striking out of line 12 of section 1 the figures "200," also "26," and

inserting in lieu thereof the figures "100," also "13."

- 10. By striking out of line 13 of section 1 the word "two" and the figures "15.00," and inserting in lieu thereof the word "one" and the figures "7.50."
- 11. By striking out of line 14 of section 1 the figures "18" and inserting in lieu thereof the figures "15."

12. By striking out of line 15 of section 1 the figure "7" and inserting

in lieu thereof the figure "6."

13. By striking out of line 19 of section 1 the figures "80," and inserting in lieu thereof the figures "50."

14. By striking out of line 20 of section 1 the word "two" and figures

"100," and inserting in lieu thereof the word "one" and figures "50,"

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

PETER GILBERT, Chairman.

Report accepted and committee discharged.

On motion of Mr. Gilbert,

The Senate concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole, and placed on the general order.

By the committee on finance and appropriations:

The committee on finance and appropriations, to whom was referred

House substitute bill No. 183, (file No. 167), entitled

A bill to amend sections 1, 3 and 4 of act No. 156, of the session laws of 1883, as amended by act No. 189, of the session laws of 1885, being an act creating a bureau of labor and industrial statistics, and defining the powers and

duties of the same, and to add a new section thereto to stand as section 8. Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

PETER GILBERT, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

On motion of Mr. Wisner.

The rules were suspended, two-thirds of all the Senators present voting therefor, and

House bill No. 537 (file No. 297), entitled

A bill to amend sections 2 and 5 of act No. 127 of the public acts of 1879, as amended by act No. 49 of the public acts of 1881, being compiler's sections 1538 and 1541 of Howell's annotated statutes, as amended by act No. 20 of the public acts of 1883, relative to the inspection of illuminating oils,

Was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Milnes	Mr. Toan	
Beers	Gilbert	Park	Weiss	
${f Brown}$	McCormick	${f Prindle}$	\mathbf{W} heeler	
Crocker	Miller	\mathbf{Sharp}	\mathbf{Wisner}	
$\mathbf{Fleshiem}$		-		17

NAYS.

Mr. Benson	Mr. Morrow	Mr. Sabin	Mr. Wilcox
Boughner	Mugford	\mathbf{Smith}	$\mathbf{Wilkinson}$
Garvelink	Porter	${f Stevens}$	11

The question being on agreeing to the title,

Mr. Wisner moved that the title be amended by inserting the words "and six" after the word "five" where it occurs in the first line of the title:

Which motion prevailed and the title as so amended was then agreed to.

On motion of Mr. Wisner,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take effect July 1, 1891.

By unanimous consent,

The Senate resumed the order of

THIRD READING OF BILLS.

Senate bill No. 25 (file No. 200), entitled

A bill making an appropriation for the erection of a detached building for male patients on the grounds of the Michigan Asylum for Insane Criminals,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Park	Mr. Toan	
${f Benson}$	$\mathbf{Gilbert}$	Porter	$\mathbf{W}_{\mathbf{eiss}}$	
Boughner	McCormick	$\mathbf{Prindle}$	$\mathbf{Wheeler}$	
Brown	\mathbf{Miller}	Sabin	Wilcox	
Crocker	\mathbf{Milnes}	Sharp	Wilkin so	
$\mathbf{Fridlender}$	· Morrow	\mathbf{Smith}		23
	N	AYS.	•	0

Title agreed to.

On motion of Mr. Park,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

GENERAL ORDER

On motion of Mr. Park,

The Senate went into committee of the whole on the general order, whereupon

The President called Mr. Porter to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

T.

House substitute for House bills Nos. 183, 709, 710 and 603 (file No. 167), entitled

A bill to amend sections 1, 3 and 4 of act No. 156 of the session laws of 1883, as amended by act No. 189 of the session laws of 1885, being an act creating a bureau of labor and industrial statistics, and defining the powers and duties of the same, and to add a new section thereto to stand as section 8.

Also.

House bill No. 304 (file No. 306), entitled

A bill to require notice of the commencement of suits in ejectment and certified copies of all final judgments rendered therein to be filed and recorded.

Also.

Senate bill No. 108 (file No. 49), entitled

A bill making appropriations for the State Board of Fish Commissioners for the year ending June 30, 1892, and the year ending June 13, 1893.

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

II.

The committee of the whole have also had under consideration

House substitute for House bills Nos. 22 and 24 (file No. 315), entitled A bill to provide for the adoption and change of name of minors, and for making them heirs at law of the person or persons adopting them, and to repeal act No. 144 of the public acts of 1887, relative to the adoption and change of name of minors and making them heirs at law of the person or persons adopting them.

Have made sundry amendments thereto, and have directed their chairman to report the same back to the Senate, asking concurrence therein, and recommend its passage.

III.

The committee of the whole have also had under consideration Senate bill No. 270 (file No. 189), entitled

A bill providing for the payment by the State of arrears of bounties offered to soldiers and sailors, and remaining due to them and their heirs.

Have directed their chairman to report the same back to the Senate, with the recommendation that it be referred to the committee on judiciary with instructions to report upon the same prior to Thursday next, and that the bill be made the special order for Thursday next at 2 o'clock P. M.

IV.

The committee of the whole have also had under consideration

Senate bill 120 (file No. 172), entitled

A bill authorizing county boards of school examiners to issue certificates and making teachers' certificates valid in every county of this State. Have directed their chairman to report progress and ask leave to sit again.

GEO. F. PORTER, Chairman.

Report accepted.

The first named bills were placed on the order of third reading of bills.

On motion of Mr. Porter,

The Senate concurred in the amendments made to the second named bill, and the same was placed on the order of third reading of bills.

On motion of Mr. Porter,

The Senate concurred in the recommendation of the committee regarding the third named bill, and the same was referred to the committee on judiciary and made the special order for Thursday next at 2 o'clock, P. M.

On motion of Mr. Porter,

The Senate granted leave for a further consideration of the fourth named bill by the committee of the whole.

On motion of Mr. Milnes,

The rules were suspended, two-thirds of all the Senators present voting therefor, and

House substitute for House bills Nos. 183, 709, 710 and 603 (file No.

167), entitled

A bill to amend sections 1, 3 and 4 of act number 156, of the session laws of 1883, as amended by act No. 189, of the session laws of 1885, being an act creating a bureau of labor and industrial statistics, and defining the powers and duties of the same and to add a new section thereto to stand as section 8,

Was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Morrow	Mr. Smith	
Benson	Garvelink	Mugford	Weiss	
Beers	Gilbert	Park	Wheeler	
Brown	McCormick	Porter	Wilcox	
Crocker	Miller	Prindle	Wilkinson	
Fleshiem	Milnes	Sabin	Wisner	24

0

NAYS.

Title agreed to.

On motion of Mr. Wisner,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

On motion of Mr. Milnes, The Senate adjourned.

Lansing, Friday, May 8, 1891.

The Senate met and was called to order by the President. Religious exercises by Rev. S. R. Cook. Roll called: a quorum present.

Absent without leave: Mr. Doran.

PRESENTATION OF PETITIONS.

No. 382. By Mr. Sabin: Protest of Thos. P. Gleason, president, and 17 other directors of the Kalamazoo Building and Loan Association, against the passage of the "Miner building and loan association bill," and petitioning the passage of the "Barkworth bill" relative to the same subject.

Referred to committee on banks and corporations.

On motion of Mr. Sabin,

The protest was ordered spread on the Journal as follows:

Office of
THE KALAMAZOO BUILDING AND SAVINGS ASSOCIATION,
Kalamazoo, Mich., May 7, 1891.

To the Honorable the Legislature of the State of Michigan:

The undersigned, officers and directors of the Kalamazoo Building and Savings Association, and other citizens of Kalamazoo, do most earnestly protest against the passage of the "Miner building and loan association bill," House bill No. 94 (file No. 40), now pending in the Legislature, for the reason that we believe said bill to be a dangerous measure, calculated to build up and foster irresponsible foreign corporations at the expense of our local associations, whose beneficial effects are known wherever a properly conducted association exists.

The disastrous consequences of investment in Wild Cat National Associations, as evidenced by the collapse of many of them in other states, ought to be a sufficient warning to the Legislature of this State, to protect our citizens from an invasion of similar concerns, clothed with legislative

authority

The bill introduced by Mr. Barkworth, regulating both home and foreign companies, we believe to be a just measure, and recommend its passage.

REPORTS OF STANDING COMMITTEES.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 57 (file No. 116), entitled

A bill to abolish the Independent Forestry Commission of the State of

Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

REPORTS OF SELECT COMMITTEES.

By the joint committee on distribution of manual:

The joint committee on distribution of manual, to whom was referred The distribution of the manual for the session of 1891, respectfully report that they have had the same under consideration in joint committee, and have agreed to the following distribution, viz., that the manuals shall

istributed as follows: o the Governor	6
Lieut. Governor	
Secretary of State	1
State Treasurer	1
Commissioner of Land Office	1
Auditor General	1
Auditor General Attorney General	1
Superintendent of Public Instruction	1
Speaker of the House	4
President pro tem of the Senate	. 4
Speaker pro tem of the House	2
31 Senators (each 41)	. 1,27
97 Representatives (each 21)	2,03
Secretary of the Senate	. 1
Clerk of the House	1
Assistant Secretary of the Senate	
Journal Clerk of the House	
Bill Clerk of the Senate	
Corresponding Clerk of the House	
Sergeant-at-Arms of the Senate	
Sergeant-at-Arms of the House	
Engrossing and Enrolling Clerk of the Senate	
Engrossing and Enrolling Clerk of the House	
Total	3,65
nd your committee further recommend that the extra 2000	•

distributed in addition to the above, as follows:

To the Governor	25
Lieutenant Governor	21
President pro tem of the Senate	21

To the Speaker of the House	21
Speaker pro tem of the House	12
31 Senators (21 each)	651
31 Senators (21 each) 97 Representatives (21 each)	2,067
•	
Total	1.818

And your committee further recommend that each of the employes in the House and Senate not above provided for receive 1 copy each of said manual and that each authorized newspaper reporter of the House and Senate receive 1 copy each of said manual.

J. E. HOLCOMB, Chairman joint committee.

The question being on the adoption of the report of the joint committee, The report was adopted.

MESSAGE FROM THE GOVERNOR.

The President announced the following:

EXECUTIVE OFFICE, Lansing, May 7, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 111, being

An act to detach the counties of Gogebic and Ontonagon from the 12th judicial circuit and to form a judicial circuit therefrom to be known as the 32d judicial circuit.

EDWIN B. WINANS, Governor.

The message was received.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, May 7, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following: Senate bill No. 126 (file No. 192), entitled

A bill to provide for the purchase or condemnation of the franchise of plank or toll road companies by electric or street railroad companies,

And to further inform the Senate that the House has amended the same

as follows:

By adding to line 12 of section 2 the words "provided that the provisions of this act shall not be so construed as to affect the rights of abutting property owners or the rights of the public in such highways."

In the passage of which bill as amended, the House has concurred by a

majority vote of all the members elect.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The question being on concurring in the amendment made by the House to the bill,

On motion of Mr. Crocker,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Beers Boughner Brown Crocker Fleshiem	Mr. Fridlender Garvelink Holcomb McCormick Miller Park	Mr. Prindle Sabin Sharp Smith Stevens Toan	Mr. Weiss Wheeler Wilcox Wilkinson Wisner	23
_ 10011011				

NAYS.

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The bill was then referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives,

Lansing, May 7, 1891.

To the President of the Senate:

SIR-I am instructed by the House to return to the Senate the following:

Senate bill No. 58 (file No. 8), entitled

A bill to set apart certain swamp lands in Wild Fowl bay in township 16 north, range 9 east, in the county of Huron, in this State, for public shooting grounds,

In the passage of which bill the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, Lansing, May 7, 1891.

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

House bill No. 748 (file No. 321), entitled

A bill to amend sections 2, 3, 13, 22 and 24 of an act entitled "An act to establish a police government for the city of Detroit," approved April 17, 1871, and the acts amendatory thereof,

Which has passed the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title and, pending its reference,

Mr. Smith moved that the bill be referred to a select committee to consist of the Senators from Wayne county.

Mr. Weiss moved to amend by referring the bill to the committee on cities and villages:

Which motion to amend prevailed.

The question being on the original motion as amended,

The same prevailed.

The President also announced the following:

House of Representatives, \ Lansing, May 7, 1891. (

To the President of the Senate:

Sir-I am instructed by the House to retransmit the following:

Substitute for House bill No. 9 (file No. 364), entitled

A bill to incorporate the city of Port Michigan, and to repeal all acts and parts of acts incorporating the village of Benton Harbor, and all acts and parts of acts incorporating the village of St. Joseph, and all acts amending the charter of either of said villages.

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrence of the Senate is respect-Very respectfully, LYMAN A. BRANT, fully asked.

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on cities and villages.

THIRD READING OF BILLS.

Senate bill No. 168, entitled

A bill to authorize and empower the board of supervisors of Antrim county to levy a tax for the benefit of the Antrim County Agricultural Society,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Boughner Brown	Mr. Fridlender Garvelink McCormick Miller	Mr. Sabin Sharp Smith Stevens	Mr. Weiss Wheeler Wilcox Wilkinson	
Crocker	Prindle	Toan	Wisner	20
	N	AYS.		0

Title agreed to.

House bill No. 212 (file No. 81), entitled

A bill to provide for the ascertaining and giving notice of the heirs of deceased persons.

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Crocker	Mr. Sabin	Mr. Weiss
${f Benson}$	$\mathbf{Fleshiem}$	Sharp	$\mathbf{W}_{\mathbf{heeler}}$
\mathbf{Beers}	${f Fridlender}$	\mathbf{Smith}	$\mathbf{Wilkinson}$
Boughner	Garvelink	Toan	Wisner
\mathbf{Brown}	McCormick		18

NAYS.

0

Title agreed to.

House bill No. 492 (file No. 305), entitled

A bill to amend section 217 of act No. 173 of the session laws of 1885, entitled "An act to amend chapter 93 of the revised statutes of 1846, entitled 'of courts held by justices of the peace," being compiler's section 7032 of Howell's annotated statutes of the State of Michigan,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Crocker	Mr. McCormick	Mr. Toan	
${f Benson}$	$\mathbf{Fleshiem}$	\mathbf{Miller}	Weiss	
Beers	Fridlender	Prindle	\mathbf{W} heeler	
Boughner	Garvelink	Sabin	Wilkinson	
Brown	Holcomb	Smith	\mathbf{Wisner}	20
	N	IAVS		O

Title agreed to.

House bill No. 304 (file No. 306), entitled

A bill to require notice of the commencement of suits in ejectment and certified copies of all final judgments rendered therein to be filed and recorded.

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS

Mr. Bastone	Mr. Fridlender	Mr. Prindle	Mr. Weiss
Benson	$\mathbf{Holcomb}$	\mathbf{Sabin}	\mathbf{W} heeler
Beers	McCormick	${f Smith}$	Wilkinson
Boughner	Miller	Stevens	Withington
Crocker	Mugford	Toan	Wisner
Fleshiem	Porter		22
	N	AVS.	0

Title agreed to.

House Substitute for House bills Nos. 22 and 24 (file No. 315), entitled A bill to provide for the adoption and change of name of minors, and for making them heirs at law of the person or persons adopting them, and to repeal act No. 144 of the public acts of 1887, relative to the adoption and change of name of minors and making them heirs at law of the person or persons adopting them,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fleshiem	Mr. Mugford	Mr. Smith Stevens Toan Wilkinson Wisner
Benson	Fridlender	Porter	
Beers	Garvelink	Prindle	
Boughner	McCormick	Sabin	
Brown	Miller	Sharp	
Crocker	Miller	Sharp	21

1

NAYS.

Mr. Holcomb

Title agreed to.

GENERAL ORDER.

On motion of Mr. Fridlender,

The Senate went into the committee of the whole on the general order, Whereupon.

The President called Mr. Boughner to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

I.

Senate bill No. 120 (file No. 172), entitled

A bill authorizing county boards of school examiners to issue certificates, and making teachers' certificates valid in every county of this State.

Senate bill No. 130 (file No. 168), entitled

A bill to amend sections 2, 3, and 5 of an act, entitled "An act to incorporate the public schools of the township of Hillman, in the county of Montmorency," being act No. 450 of the local acts of 1889.

Senate bill No. 57 (file No. 116), entitled

A bill to abolish the Independent Forestry Commission of the State of Michigan.

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate and recommend their passage.

The committee of the whole have also had under consideration

Senate bill No. 24 (file No. 72), entitled

A bill making an appropriation for the use of the Michigan Asylum for Insane Criminals.

· Have directed their chairman to report the same back to the Senate, with the recommendation that it be re-referred to the committee on finance and appropriations.

C. B. BOUGHNER, Chairman.

Report accepted.

The first named bills were placed on the order of third reading of bills.

On motion of Mr. Boughner,

The Senate concurred in the recommendation of the committee regarding the second named bill and the same was re-referred to the committee on finance and appropriations.

By unanimous consent,

Mr. Weiss offered the following resolution:
WHEREAS, on the 8th of May, 1846, an event took place midway between. Plymouth Rock and Bunker Hill in the old Bay State, where the breaking waves dashed high on the stern and rock-bound coast, a clamorous young pilgrim moored his bark and then and there first began to make a noise in the world; and

WHEBEAS, This young pilgrim has since fretted the waters of our inland seas with his numerous barks, and has proved himself to be of that quality of salt, famed as that of Manistee, the very salt of the earth that never

loses its savor, and

WHEREAS, During the present session a long and intimate acquaintance, made under all the conditions that try men, convinces his colleagues that the aforesaid young pilgrim is a man who prefers to loud acclaim the honest and straightforward reputation that is a noble attribute in the legislator, and with it mingles that courtesy which is so genial, and that virtue, toleration in his dealings with his fellown an, succeeding in all legislative matters in passing by the half-truths and piercing the lies with lance-like shrewdness; therefore

Resolved, That the Senate hereby extends to Hon. A. Oren Wheeler, Senator from the 28th district, its heartiest congratulations on this, the anniversary of his 45th birthday, and wishes him a long, felicitous and honorable life, with troops of friends and all that should accompany old

age.

The question being on the adoption of the resolution,

The resolution was adopted.

By unanimous consent,

The Senate resumed the order of

THIRD READING OF BILLS.

Senate bill No. 120 (file No. 172) entitled

A bill authorizing county boards of school examiners to issue certificates and making teachers' certificates valid in every county of this State,

Was read a third time and, pending the taking of a vote upon its passage,

On motion of Mr. Benson,

The bill was re-referred to the committee on education and public schools.

Senate bill No. 130 (file No. 168), entitled

A bill to amend sections 2, 3 and 5 of an act entitled "An act to incorporate the public schools of the township of Hillman, in the county of Montmorency," being act No. 450 of the local acts of 1889,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Prindle	Mr. Wheeler
\mathbf{Benson}	Garvelink	Sabin	Wilcox
Beers	McCormick	Sharp	\mathbf{W} ilkinson
Boughner	\mathbf{Miller}	${f Smith}$	Withington
Brown	Mugford	Weiss	Wisner
Crocker	Porter		22

NAYS.

0

Title agreed to.

Senate bill No. 57 (file No. 116), entitled

A bill to abolish the Independent Forestry Commission of the State of Michigan,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Porter	Mr. Wheeler
${f Benson}$	Garvelink	$\mathbf{Prindle}$	Wilcox
${f Beers}$	$\mathbf{Holcomb}$	\mathbf{Sabin}	Wilkinson
$\mathbf{Boughner}$	$\mathbf{McCormick}$	Sharp	Withington
\mathbf{Brown}	\mathbf{Miller}	\mathbf{Smith}	Wisner
Crocker	$\mathbf{Mugford}$	Stevens	23

NAYS.

0

Title agreed to.

On motion of Mr. Wisner,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

Senate bill No. 108 (file No. 49), entitled

A bill making appropriations for the State Board of Fish Commissioners for the year ending June thirtieth, eighteen hundred and ninety-two and the year ending June thirtieth, eighteen hundred and ninety-three,

Was read a third time and, pending the taking of a vote upon its passage,

On motion of Mr. Stevens,

The further consideration of the bill was made the special order for Thursday next at 10 o'clock, A. M.

On motion of Mr. Fridlender,

The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present.

Absent without leave: Messrs. Crocker, Doran and Toan.

On motion of Mr. Sabin,

Mr. Doran was granted leave of absence until Tuesday next.

REPORTS OF STANDING COMMITTEES.

By the committee on supplies and expenses:

The committee on supplies and expenses, to whom was referred the

account of the Americanus Water Co., amounting to \$23.00,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, and recommend that the account be paid, and ask to be discharged from the further sideration of the subject.

WM. MILLER, Chairman.

The report was accepted and the bill was ordered paid.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, May 8, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 51 (file No. 14), entitled A bill to organize the county of Dickinson,

Which has passed the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to committee on counties and townships.

On motion of Mr. Sharp,

The committee was directed to report upon the bill not later than Wednesday morning next.

The President also announced the following:

House of Representatives, Lansing, May 8, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House substitute (file No. 347) for Senate bill No. 102 (file No. 41),

entitled

A bill to amend sections 1, 7, and 9 of act No. 140, laws of 1883, entitled "An act to regulate the practice of dentistry in the State of Michigan," and to add two new sections thereto to stand as sections 13 and 14 of said act.

Which has passed the House by a majority vote of all the members elect,

and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill, as substituted, was read a first and second time by its fitle, and referred to the committee on public health.

The President also announced the following:

House of Representatives, Lansing, May 8, 1891.

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

House bill No. 281 (file No. 123), entitled

A bill to amend an act entitled "An act to authorize the incorporation of companies for the construction of union railroad stations and depots with the necessary connecting tracks and management of the same," approved June 9, 1881, by adding a new section thereto relative to the closing of streets and alleys by companies organized under said act,

Which has passed the House by a majority vote of all the members elect, and by a wote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrence of the

Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on banks and corporations.

The President also announced the following:

House of Representatives, Lansing, May 8, 1891.

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

House bill No. 823 (file No. 368), entitled

A bill to detach certain territory from the township of Richmond, in the county of Osceola, and attach the same to the township of Hersey, in said county,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to committee on counties and townships.

MOTIONS AND RESOLUTIONS.

On motion of Mr. Garvelink,

Leave of absence was granted to himself until Wednesday evening next. By unanimous consent,

The committee on cities and villages made the following report:

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 634 (file No. 249), entitled

A bill to incorporate the village of Atlanta, in the county of Mont-

morency,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

JOHN S. BEERS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Holcomb,

The rules were suspended, two-thirds of all the Senators present voting

therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Porter	Mr. Weiss
${f Benson}$	$\mathbf{Holcomb}$	${f Prindle}$	$\mathbf{W}_{\mathbf{heeler}}$
${f Beers}$	$\mathbf{McCormick}$	\mathbf{Sabin}	Wilcox
Boughner	\mathbf{M} ille \mathbf{r}	\mathbf{Sharp}	Wilkinson
Brown	$\mathbf{Mugford}$	\mathbf{Smith}	Withington
${f Fleshiem}$	Park	Stevens	Wisner

NAYS.

Fridlender

On motion of Mr. Holcomb,

By a vote of two-thirds all the Senators elect, the bill was ordered to take immediate effect.

GENERAL ORDER.

On motion of Mr. Boughner,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Wheeler to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the fol-

lowing:

Senate bill No. 206 (file No. 141), entitled

A bill to provide for a State Board of Inspectors to have the complete management and control of the State Prison at Jackson, the State House of Correction and Reformatory at Ionia, the branch of the State Prison at Marquette, the Reform School for boys at Lansing, and the Industrial Home for girls at Adrian,

Have made sundry amendments thereto, and have directed their chairman to report the same back to the Senate asking concurrence therein,

and recommend its passage.

A. O. WHEELER, Chairman.

Report accepted.

On motion of Mr. Wheeler,

The Senate concurred in the amendments made to the above named bill, and the same was placed on the order of third reading of bills.

By unanimous consent,

Mr. Smith presented the following protests:

No. 383. By Mr. Smith: Protest of Anthony Miller and 35 other residents of Wayne county, against the passage of the bill relative to foreign, secret and fraternal life insurance companies.

Referred to committee on insurance.

On motion of Mr. Smith,

The protest was ordered spread on the Journal, as follows:

The undersigned, being largely interested in the success of the many worthy fraternal societies in this State, earnestly protest against the passage of the bill introduced by Representative Cook, for placing the management of said societies under the Commissioner of Insurance. The principles underlying all fraternal societies are so essentially different from those of the old line insurance companies, that this measure will have the effect of gradually cutting off all the societies above named, as the bill allows the Commissioner of Insurance, regardless of the membership, objects or claims of any Society, to say at any moment whether it shall cease to exist or not.

L. No. 384. By Mr. Smith: Protest of Augustus Kaiser and 275 other residents of Detroit. Same subject.

Same reference.

On motion of Mr. Smith,

The protest was ordered spread on the Journal, as follows:

To the Honorable, the Senate of the State of Michigan:

The undersigned, citizens of the State of Michigan and residents of

Detroit, respectfully protest against the passage of Senate bill No. 161, entitled "A bill to regulate certain foreign, secretor fraternal life insurance associations or corporations," and for reasons therefor respectfully

represent:

There are a large number of fraternal (not secret) associations existing in this State as branches of a parent association organized under the laws of some other State, designed for the moral and social improvement and advancement of their members, and as an incident of such organizations, create by assessments a beneficiary fund to be distributed among the families of deceased members. Such fraternal associations are not organized for gain or profit and the obligations, rights and duties of members are regulated by rules and laws adopted by the membership through rep-

resentatives elected and assembled for that purpose.

Such rules and regulations are fully understood by members upon joining, and disobedience or disregard thereof, after fair trial and investigation in the manner provided in such rules and regulations, subjects members to discipline, suspension or dismissal. The power to enforce such rules and regulations is absolutely necessary to preserve the harmonious life and carry out the purposes of such associations. The adoption of section 6 of said bill would deprive the association of the power of enforcing its laws which members consent to as a part of their contract and as a condition of their membership, thereby destroying their social and moral purposes and reducing them to the ordinary business of life insurance.

AUGUSTUS KAISER, M. D.,

March 10.

President C. M. B. A.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

Senate bill No. 126 (file No. 192), entitled

A bill to provide for the purchase or condemnation of the franchise of plank or toll road companies by electric or street railroad companies, Also.

Senate bill No. 53, (file No. 8), entitled

A bill to set apart certain swamp lands in Wild Fowl bay in township 16 north, range 9 east, in the county of Huron in this State, for public shooting grounds.

C. B. BOUGHNER, Chairman.

Report accepted.

MESSAGE FROM THE GOVERNOR.

The President announced the following:

EXECUTIVE OFFICE, \\
Lansing, May 8, 1891. \

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 53 (file No. 8), being

An act to set apart certain swamp lands in Wild Fowl bay in township 16 north, range 9 east, in the county of Huron in this State for public shooting grounds.

Also,

Senate bill No. 126 (file No. 192), being

An act to provide for the purchase or condemnation of the franchise of plank or toll road companies by electric or street railroad companies.

· EDWIN B. WINANS, Governor.

The message was received.

On motion of Mr. McCormick,

Leave of absence was granted to himself until Tuesday evening next.

Mr. Sharp moved that the Senate adjourn;

Which motion did not prevail, Mr. Sharp calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Sharp

1

NAYS.

Mr. Beers Boughner Brown Fleshiem	Mr. Holcomb	Mr. Smith	Mr. Wilcox
	Miller	Stevens	Wilkinson
	Prindle	Weiss	Withington
	Sabin	Wheeler	Wisner
Fridlender	Sabin	w neeler	wisner 17

Mr. Wisner moved that when the Senate adjourns to-day it stand adjourned until Monday next at 9:30 o'clock P. M.,

Which motion prevailed, Mr. Sharp calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Beers	Mr. McCormick	Mr. Smith	Mr. Wilcox
Boughner Fleshiem	\mathbf{M} iller	Stevens	$\mathbf{Wilkinson}$
Fleshiem	${f Prindle}$	Weiss	Withington
Fridlender	Sabin	$\mathbf{Wheeler}$	Wisner 16

NAYS.

Mr. Benson Mr. Brown Mr. Sharp 3

By unanimous consent,

The committee on horticulture made the following report:

By the committee on horticulture:

The committee on horticulture, to whom was referred

Senate bill No. 238 (file No. 195), entitled

A bill to amend sections 1 and 4 of an act entitled "An act for the protection of peach and other fruit trees from the yellows," session laws of 1881, approved May 31, 1861, being sections 2225 and 2228 of Howell's annotated statutes,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendments thereto, recommending that the amendments be concurred in:

1. By striking out of line 1 of title the word "and," and inserting after the word "four" the words "five and six."

2. By striking out of line 2 of title the words "session laws," and insert-

ing in lieu thereof the words "public acts."

3. By inserting in line 3 of title, after the figures "2228," the figures "2229 and 2230."

- 4. By striking out of line 1 of section 1 after the word "one," the word "and."
- 5. By inserting in line 2 of section 1, after the word "four," the words "five and six."
- 6. By striking out of line 3 of section 1, after the figures "2225," the word "and."
- 7. By inserting in line 3 of section 1, after the figures "2228," the figures "2229 and 2230."
- 8. By inserting in line 7 of section 1, after the word "trees," the words "or parts of trees."
- 9. By inserting in line 9 of section 1, after the word "or," the words "parts of trees."
- 10. By inserting in line 11 of section 4, after the word "designated," the words "or such parts thereof."
- 11. By inserting in line 12 of section 4, after the words "in case of," the words "trees known as nursery stock or."
- 12. By adding two new sections which shall be known as sections five and six and which shall read as follows:
- § 2229—Section 5. "Whenever any person shall refuse or neglect to comply with the order to remove and destroy the tree or parts of trees so designated and marked by the commissioners as aforesaid, it shall become the duty of the commissioners to cause said tree or parts of trees to be removed and destroyed forthwith, employing all necessary aid for that purpose, the expenses for such removal and destruction of trees to be a charge against the township, and for the purpose of said removal and destruction the said commissioners, their agents and workmen, shall have the right and power to enter upon any and all premises within their township."
- § 2230—Section 6. "If any owner neglects to remove and destroy, or cause to be removed and destroyed as aforesaid, such diseased tree or parts of tree or fruit after such examination and notification, and within the time hereinbefore specified, such person shall be deemed guilty of a misdemeanor, and punished by fine not exceeding one hundred dollars or by imprisonment in the county jail not exceeding three months, or both in the discretion of the court, and any justice of the peace of the township where such trees, nursery stock, or fruit is sold, shipped or disposed of, as aforesaid, shall have jurisdiction thereof, and the words "parts of trees" wherever used in this act shall refer to the black-knot only, and not to trees affected with the yellows,"

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

GEO. F. PORTER, Chairman.

Report accepted and committee discharged.

On motion of Mr. Porter,

The Senate concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

On motion of Mr. Mugford

The bill, as amended, was ordered printed for the use of the committee of the whole.

On motion of Mr. Weiss, The Senate adjourned. Lansing, Monday, May 11, 1891.

The Senate met and was called to order by the President at 9:30 o'clock P. M.

Roll called: a quorum present.

Absent without leave: Messrs. Gilbert, Milnes, Morrow, Mugford, Smith and Toan.

On motion of Mr. McCormick,

Mr. Gilbert was excused until tomorrow at noon.

On motion of Mr. Holcomb,

All the absentees were excused until tomorrow.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, May 8, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

3. Senate bill No. 284 (file No. 121), entitled

A bill to provide for appropriation of money to pay the salary of the Attorney General, clerks and certain expenses in such department, and to provide the manner and condition of payment, and to repeal all acts and parts of acts contravening the provisions of this act.

And to inform the Senate that the House has amended the same as

follows:

By striking out of line 12 of section 1 the words "three thousand dollars," and inserting in lieu thereof the words "such further sum as the Board of State Auditors may allow,"

In the passage of which bill as amended, the House has concurred by a majority vote of all the members elect, and has ordered the same to take

immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The question being on concurring in the amendment made by the House to the bill.

On motion of Mr. Wisner,

The bill was laid on the table.

The President also announced the following:

House of Representatives, Lansing, May 8, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following, entitled House bill No. 611 (file No. 355), entitled

A bill to authorize the village of Durand, in Shiawassee county, Michigan, to borrow money for the purpose of making public improvements in

said village of Durand, to provide for the disbursement thereof, to issue the bonds therefor, and to provide for the levy of taxes therein to pay the same.

Also,

House bill No. 381 (file No. 363), entitled

A bill to authorize the common council of the city of West Bay City to borrow money to rebuild and repair the bridge across the Saginaw river, within the Bay county bridge district, known as the Twenty-third Street bridge.

Also,

House bill No. 449 (file No. 365), entitled

A bill to authorize the common council of the city of Bay City to borrow money to repair and rebuild the bridge across the Saginaw river within the Bay county bridge district, known as the 23d Street bridge.

Also,

House bill No. 622 (file No. 373), entitled

A bill to amend section 1 of local act 334 of the local acts of 1889, entitled "An act to authorize and empower the city of Dowagiac, in the county of Cass, to borrow money for public improvements," approved March 15, 1889.

Also,

House bill No. 418 (file No. 285), entitled

A bill to amend chapter 153 of the compiled laws of 1871, relative to title to real property by descent, by adding thereto one section, to stand as section 14 of said chapter, providing for the descent of real estate of adopted children.

Which have passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives.

The first named bill was read a first and second time by its title, and referred to the committee on cities and villages.

The second named bill was read a first and second time by its title and

referred to the committee on cities and villages.

The third named bill was read a first and second time by its title and referred to the committee on cities and villages.

The fourth named bill was read a first and second time by its title and

referred to the committee on cities and villages.

The fifth named bill was read a first and second time by its title, and referred to the committee on judiciary.

The President also announced the following:

House of Representatives, Lansing, May 8, 1891.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following: Senate bill No. 241 (file No. 193), entitled

A bill to provide for the ceding to the United States of exclusive jurisdiction over the site and grounds selected or to be hereafter selected for the erection of a building or buildings for Indian school pur-

poses, and during the time the United States shall be or remain the owner thereof for all purposes except the administration of the criminal laws of the State of Michigan, and the service of civil process therein.

And to inform the Senate that the House has amended the same as fol-

lows:

By inserting in line 5 of section 1 after the word "Indian" the word "industrial;" also, by adding to section 1 the following: *Provided*, That when such lands are selected as aforesaid, an accurate description and plat of such parcels of land to be so selected, with a statement of such selection by the United States, shall be filed by the United States with the Governor of this State. And further to inform the Senate that the House has amended the title to the same as follows:

By inserting in line 3 of the title after the word "Indian" the word

"industrial."

In the passage of which bill as amended the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the bill.

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Doran	Mr. Park	Mr. Wheeler
${f Benson}$	Fleshiem	Porter	Wilcox
Beers,	${f Fridlender}$	\mathbf{Sabin}	Wilkinson
Boughner	$\mathbf{Holcomb}$	Sharp	Withington
Brown	McCormick	Stevens	Wisner
Crocker	\mathbf{M} iller	Weiss	23
	N	AYS.	0

Title as amended agreed to.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, Lansing, May 8, 1891.

To the President of the Senate:

SIB—I am instructed by the House to return to the Senate the following: Senate bill No. 99 (file No. 38), entitled

A bill to provide that the Grand and Subordinate Castles and the Commanderies of the Knights of the Golden Eagle of the State of Michigan may be incorporated,

In the passage of which bill the House has concurred by a majority

vote of all the members elect.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives. The bill was referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, Lansing, May 8, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

2. Senate bill No. 109 (file No. 50), entitled

A bill to amend section 1 of act No. 72 of the session laws of 1887, being an act entitled "An act to require prosecuting attorneys to appear and conduct criminal proceedings in the Supreme Court in certain cases, and to provide for the payment of extra compensation therefor," approved April 15, 1887,

And to inform the Senate that the House has amended the same as

follows:

By striking out of line 2 of section 1 the word "appeal" and inserting in lieu thereof the words "writ of error."

By striking out of line 3 of section 1 the word "whence" and inserting

in lieu thereof the word "which."

By inserting in line 8 of section 1 after the words "so removed" the words "where such cause is made a calendar cause."

By striking out of line 8 of section 1 the word "whence" and inserting

in lieu thereof the word "which."

By inserting in line 14 of section 1 after the words "to be" the words "certified to by the Attorney General and."

By striking out of line 17 of section 1 the word "whence" and inserting

in lieu thereof the word "which."

In the passage of which bill as thus amended, the House has concurred by a majority vote of all the members elect.

Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the bill,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Doran	Mr. Park	Mr. Wheeler
${f Benson}$	$\mathbf{Fleshiem}$	Porter	Wilcox
${f Beers}$	${f F}$ ridlender	\mathbf{Sabin}	Wilkinson
Boughner	$\mathbf{Holcomb}$	\mathbf{Sharp}	Withington
\mathbf{Brown}	McCormick	Stevens	Wisner
Crocker	\mathbf{M} iller	Weiss	23

NAYS.

0

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, Lansing, May 8, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 161 (file No. 375), entitled

A bill to make an appropriation for the support of the State Agricultural College, for the erection and repair of buildings and other improve-

ments at said college,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to committee on Agricultural College.

The President also announced the following:

House of Representatives, Lansing, May 8, 1891.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following:

House bill No. 666 (file No. 277), entitled

A bill to amend section 10 of chapter 81 of the revised statutes of 1846, as amended, the same being section 4706, of the compiled laws of 1871, relative to filing of chattel mortgages,

Which has passed the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

On motion of Mr. Weiss, The Senate adjourned.

Lansing, Tuesday, May 12, 1891.

The Senate met and was called to order by the President. Religious exercises by Rev. H. S. Jordan.

Roll called: a quorum present.

Absent without leave: Messrs. Milnes, Morrow, Mugford, Prindle and Toan.

SPECIAL ORDER OF THE DAY.

The special order of the day being the further consideration of

House bill No. 632 (file No. 169), entitled

A bill to amend sections 1, 2 and 5 of act No. 152 of the public acts of 1883, being an act entitled "An act to provide for the taxation of persons, copartnerships, associations, car loaning companies, corporations and fast freight lines engaged in the business of running cars over any of the railroads of this State, and not being exclusively the property of any railroad company paying taxes on their gross receipts," approved June 5, 1883, being compiler's sections 1236a, 1236b, and 1236e of Howell's annotated statutes of Michigan,

And the President having announced that the time for the special order

had arrived,

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Doran	Mr. Miller	Mr. Stevens
${f Benson}$	$\mathbf{Fleshiem}$	Park	\mathbf{W} heeler
\mathbf{Beers}	$\mathbf{Fridlender}$	Porter	Wilcox
Boughner	$\mathbf{Holcomb}$	\mathbf{Sabin}	\mathbf{W} ilkinson
Brown	McCormick	Sharp	Withington
Crocker		-	21

NAYS.

Mr. Wisner

1

Title agreed to.

MESSAGE FROM THE GOVERNOR.

The President announced a communication from the Governor upon a matter of executive business.

The message was received.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, May 12, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Senate bill No. 122 (file No. 60), entitled

A bill to provide for the appointment, fix the compensation, and prescribe the duties of a stenographer for the 11th judicial circuit, and to establish a basis for the payment of his salary by the counties in said circuit.

And to inform the Senate that the House has amended the same as follows:

1. By striking out of line 5 of section 5 the word "eight," and inserting

in lieu thereof the word "six."

2. By inserting in line 6 of section 5, after the word "court," the words "It shall be the duty of the stenographer whenever required to do so by the circuit judge to transcribe and file with the clerk of the court in which any cause may be or may have been pending, without compensation, a true

copy of the stenographic minutes of the testimony taken by him upon any trial or proceeding had in said court, and it shall be the duty of the said judge to so require the same to be done whenever it shall appear to him to be in the interest of justice or a material saving of expense to litigants or necessary for the use of the court, and in all cases said minutes so transcribed and filed shall be deemed part of the official record of said court,"

3. By striking out the following proviso at the end of section 5:

"Provided, however, That in any criminal case the court may, on the request of the prosecuting attorney, or of counsel for the defense, order the stenographer to make a transcript of the testimony and proceedings in said cause, said transcript when so made to be paid for by the county wherein said cause is tried, at the rate hereinbefore established for transcript in civil cases. Said transcripts shall be deemed the offical record of the court,"

In the passage of which bill as thus amended, the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the bill,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Doran	Mr. Park	Mr. Wheeler
${f Benson}$	${f Fleshiem}$	Porter	Wilcox
Beers	Fridlender	\mathbf{Sabin}	Wilkinson
Boughner	$\mathbf{Holcomb}$	Sharp	Withington
\mathbf{Brown}	McCormick	\mathbf{Smith}	Wisner
Crocker	Miller	Weiss	23
	N	AYS.	0

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, Lansing, May 12, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Senate bill No. 314 (file No. 157), entitled

A bill to amend sections 1, 2 and 4 of act No. 163 of the public acts of 1851, for the State of Michigan, being an act entitled "An act to provide for the letting to contract, furnishing of fuel and stationery for the use of the State and also the State printing and binding," as amended by act No. 61 of the session laws of 1873, approved April 1, 1873, being compiler's sections 346, 347 and 349 of Howell's annotated statutes, as amended by act No. 203 of the session laws of 1889, of the State of Michigan.

And to inform the Senate that the House has amended the same as fol-

lows:

By striking out of line 6 of section 1 the words "session laws" and inserting in lieu thereof the words "public acts."

By striking out of line 8 of section 2 the word "purchased" and insert-

ing in lieu thereof the words "placed under contract."

By inserting in line 9 of section 2 after the word "bidder" the words

"for stationery."

Amend section 4 by striking out all after the word "notice" in line 3, to and including the word "require" in line 12, and inserting in lieu thereof the following: "Provided, That no bid shall be entertained unless accompanied by a guarantee bond, in such amount as said Board of State Auditors shall require, conditioned that the bidders will enter into the contract if awarded them. The Board of State Auditors shall properly prepare a schedule of all bids, and examine and compare the samples of stationery separately, and immediately enter into written contracts to commence on the first day of July, 1891, with the person or persons whose propositions are the lowest and who shall execute bonds to the people of the State of Michigan, jointly and severally with good and sufficient sureties in such penal sums as the Board of State Auditors shall require for the faithful performance of said contract."

By striking out of line 16 of section 4 the word "will" and inserting in

lieu thereof the words "shall in the discretion of the board."

By inserting in line 17 of section 4 after the words "may purchase" the

words "such goods."

By inserting in line 18 of section 4 after the word "cost" the word "thereof."

By inserting in line 18 of section 4 after the word "increase" the words "of the."

By inserting in line 18 of section 4 after the word "and" the word "may."
By striking out of line 19 of section 4 the words "his failure" and insert-

ing in lieu thereof the words "the failure of the contractor so to do."

By adding to section 4 the words "provided further, that the contracts for printing and binding to be let in 1891, shall be for a period commencing January 1, 1892 and continuing until July 1, 1894."

And to further inform the Senate that the House has amended the title

to the same as follows:

By striking out of line 4 of the title the words "session laws" and

inserting in lieu thereof the words "public acts."

In the passage of which bill as thus amended, the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The question being on concurring in the amendments made by the

House to the bill,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fleshiem	Mr. Park	Mr. Wheeler
${f Beers}$	Fridlender	Porter	Wilcox
Boughner	$\mathbf{Holcomb}$	Sharp	$\mathbf{Wilkinson}$
\mathbf{Brown}	McCormick	\mathbf{Smith}	Withington
Crocker	Miller	Stevens	Wisner
Doran			21

NAYS.

Mr. Sabin

1

Title as amended agreed to.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives,) Lansing, May 12, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 316 (file No. 372), entitled

A bill to amend article XII of act No. 350 of the session laws of 1875, entitled "An act to reincorporate the village of Cassopolis," approved April 23, 1875, by adding three new sections to said article, to stand as sections 6, 7, and 8, authorizing said village to borrow money and issue bonds therefor,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrence of the Senate is respect-Very respectfully, fully asked.

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on cities and villages.

On motion of Mr. Porter, The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present. Absent without leave: Mr. Brown.

On motion of Mr. Benson,

Mr. Brown was excused from attendance until tomorrow.

SPECIAL ORDER OF THE DAY.

The special order of the day being the consideration, by the committee of the whole, of

Senate bill No. 150 (file No. 78), entitled

A bill to regulate the hours of labor upon street surface railroads for passenger travel, organized under the laws of this State, and agreements in reference thereto,

And the President having announced that the time for the consideration

of the special order had arrived,

On motion of Mr. Wisner,

The Senate went into committee of the whole whereupon,

The President called Mr. Holcomb to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee of the whole have had under consideration the follow-

ing

Senate bill No. 150 (file No. 78), entitled

A bill to regulate the hours of labor upon street surface railroads for passenger travel, organized under the laws of this State, and agreements in reference thereto.

Have directed their chairman to report progress and ask leave to sit

again.

JAS. E. HOLCOMB, Chairman.

Report accepted.

On motion of Mr. Holcomb,

The Senate granted leave for a further consideration of the above named bill by the committee of the whole.

REPORTS OF STANDING COMMITTEES.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 214 (file No. 275), entitled

A bill to amend sections 3, 4, 5, 8, 9 and 10 of chapter 1, of an act entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," being act No. 326 of the session laws of 1883, approved June 7, 1883, as amended by act No. 398 of the session laws of 1885, approved June 20, 1885,

Respectfully report they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from

the further consideration of the subject.

JOHN S. BEERS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Park,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Boughner Crocker Doran Fleshiem	Mr. Fridlender Gilbert Holcomb McCormick Miller Milnes Morrow	Mr. Mugford Park Porter Prindle Sabin Sharp Smith	Mr. Toan Weiss Wheeler Wilkinson Withington Wisner
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Title agreed to. On motion of Mr. Smith,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By the committee on public health:

The committee on public health, to whom was referred

Senate bill No. 55, entitled

A bill to abolish the State Board of Health,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do not pass, and ask to be discharged from the further consideration of the subject.

MARCUS WILCOX, Chairman.

Report accepted and committee discharged.

On motion of Mr. Wilcox,

The bill was laid on the table. By the committee on judiciary:

The committee on judiciary, to whom was referred House bill No. 418 (file No. 285), entitled

A bill to amend chapter 153 of the compiled laws of 1871, relative to title to real property by descent, by adding thereto one section, to stand as section 14 of said chapter, providing for the descent of real estate of adopted children,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be dis-

charged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committees on liquor traffic and judiciary jointly:

The joint committee on liquor traffic and judiciary, to whom was referred

Senate bill No. 208 (file No. 94), entitled

A bill to amend sections 1, 8 and 16 of act No. 213 of the session laws of 1889, entitled "An act to provide for the taxation and regulation of the business of manufacturing, keeping for sale, furnishing, giving or delivering spirituous, intoxicating, malt brewed, fermented or vinous liquors in this State, to provide for the recovery of actual and exemplary damages, and to repeal all acts or parts of acts inconsistent with the provisions of this act,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accom-

panying substitute therefor, entitled

A bill to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering, malt, brewed, fermented, vinous, spirituous, or other intoxicating liquors and to repeal all acts or parts of acts inconsistent with the provisions of this act,

Recommending that the substitute be concurred in and that the substi-

tute do pass, and ask to be discharged from the further consideration of the subject.

PETER DORAN,

Of committee on liquor traffic.

C. W. WISNER,

Chairman committee on judiciary.

On motion of Mr. Milnes,

The bill was re-referred to the committees on liquor traffic and judiciary jointly.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 164 (file No. 39), entitled

A bill authorizing and directing the Auditor General of the State of Michigan to credit to the county of Muskegon so much of all delinquent taxes heretofore assessed upon lands lying within said county of Muskegon and granted to the State of Michigan by the United States under acts of Congress of June 3, 1856, and March 4, 1879, while the title to said lands remained in either the United States or the State of Michigan, together with interest and charges accrued thereon, as have at any time been charged back to said county of Muskegon, less however the amount thereof credited to said county under the provisions of section 10 of act 197 of the public acts of 1883 of this State,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do not pass, and ask to be dis-

charged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

On motion of Mr. Wisner,

The bill was laid on the table. By the committee on public health:

The committee on public health, to whom was referred

House substitute for Senate bill No. 102 (file No. 347), entitled

A bill to amend sections 1, 7 and 9 of act No. 140, laws of 1883, entitled "An act to regulate the practice of dentistry in the State of Michigan, and to add two new sections thereto to stand as sections 13 and 14 of said act,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without recommendation, and ask to be discharged from the further consideration of the subject.

MARCUS WILCOX, Chairman.

On motion of Mr. Park, The bill was re-referred to the committee on public health.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, May 12, 1891.

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

House bill No. 356 (file No. 326), entitled

A bill to prevent the employment or appointment of non-residents of

the State for the purpose of police duty therein, and to provide penalties

therefor,

Which has passed the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the committee on judiciary.

The President also announced the following:

House of Representatives, Lansing, May 12, 1891.

To the President of the Senate:

Sir-I am instructed by the House to return to the Senate the following:

Senate bill No. 20 (file No. 11), entitled

A bill to amend sections 1 and 5 of act No. 243 of the session laws of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement, and maintenance of highways and private roads, and the building, repairing, and preservation of bridges within the State," approved June 8, 1881.

And to inform the Senate that the House has amended the same as

follows:

By striking out of line 3, section 1 the words "session laws," and inserting in lieu thereof the words "public acts."

ing in lieu thereof the words "public acts."

And to further inform the Senate that the House has amended the title

as follows:

By striking out of line 1 of the title the words "session acts" and insert-

ing in lieu thereof the words "public acts,"

In the passage of which bill as thus amended, the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the bill,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Gilbert	Mr. Mugford	Mr. Smith
Benson	$\mathbf{Holcomb}$	Park	Toan
Beers	McCormick	Porter	\mathbf{Weiss}
Boughner	Miller	$\mathbf{Prindle}$	$\mathbf{Wheeler}$
Crocker	\mathbf{Milnes}	Sabin	Wilkinson
Fleshiem	Morrow	Sharp	Wisner
Fridlender		•	

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Title as amended agreed to.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, Lansing, May 12, 1891.

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

House bill No. 36 (file No. 212), entitled

A bill to amend sections 3 and 6 of chapter 41 of the compiled laws of 1871, being sections 1594 and 1597 of Howell's annotated statutes, with reference to interest on money and on judgments,

Which has passed the House by a majority vote of all the members elect,

and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the committee on judiciary.

The President also announced the following:

House of Representatives, Lansing, May 12, 1891.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following:

Senate bill No. 200 (file No. 110), entitled

A bill to authorize the township of Lamotte, in the county of Sanilac to settle and adjust a certain bond issued to Robert Hoag for highway orders purchased by him and surrendered to said township,

And to inform the Senate that the House has amended the same as fol-

lows:

By striking out of line 5 of section 1 the word "thereon."

By striking out of line 2 of section 2 the word "on" and the word "bond."

By inserting in line 2 of section 2 after the word "Hoag" the words "on account of said orders."

By striking out of line 3 of section 2 the word "bond" and inserting in lieu thereof the word "claim."

By striking out of line 4 of section 2 the word "bond" and inserting in lieu thereof the word "claim."

By striking out of line 1 of section 3 the word "bond" and inserting in lieu thereof the word "claim."

By striking out of line 3 of section 3 the words "said bond" and inserting in lieu thereof the words "the amount of such orders."

By inserting in line 3 of section 3 after the words "interest thereon"

the words "at the legal rate."

By striking out of line 4 of section 3 the word "bond" and inserting in lieu thereof the word "claim."

By striking out of line 7 of section 3 the word "bond" and inserting in

lieu thereof the word "claim."

By adding to line 8 of section 3 the following: "Upon receiving full acquitance and release for all claims arising from said orders or bond and the surrender and cancellation of such bonds,"

And to further inform the Senate that the House has amended the title

as follows:

By inserting in line 1 of the title, after the word "adjust," the words "the claim of the holder of."

In the passage of which bill as thus amended the House has concurred

by a majority vote of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the bill,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Beers	Mr. Holcomb	Mr. Mugford!	Mr. Smith	
Crocker	McCormick	Park	$\mathbf{W}_{\mathbf{heeler}}$	
$\mathbf{Fleshiem}$	Miller	Porter	Wilkinson	1
Fridlender	\mathbf{Milnes}	\mathbf{Sabin}	Withingt	on
Gilbert	Morrow	\mathbf{Sharp}	Wisner	20
	N	IAVS		10

Title as amended agreed to.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatines (Lansing, May 12, 1891.,)

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Senate bill No. 224 (file No. 197), entitled

A bill to provide for ceding to the United States of America exclusive jurisdiction over the property selected for fish hatchery purposes for use of the United States fish commission, in the township of Plymouth, county of Wayne and State of Michigan, during the time the United States shall be and remain the owner thereof, for all purposes, except the administration of the criminal laws of the State of Michigan, and the service of civil and criminal process therein.

Also,

Senate bill No. 73 (file No. 196), entitled

A bill giving the assent of the Legislature of the State of Michigan to the grant of moneys from the United States by act of Congress, approved August 30, 1890, being an act to apply a portion of the proceeds of the public lands to the more complete endowment and support of the colleges for the benefit of agriculture and the mechanic arts, established under the provisions of an act of Congress approved July 2, 1862,

In the passage of which bills, the House has concurred by a majority

vote of all the members elect.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The above entitled bills were referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, Lansing, May 12, 1891.

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

House bill No. 698 (file No. 293), entitled

A bill to reincorporate the village of Howell, and to repeal act No. 94 of the session laws of 1863, entitled "An act to incorporate the village of Howell," and to repeal act No. 247 of the session laws of 1869, being "An act to amend an act to incorporate the village of Howell, approved March 14, 1868, and to add thereto one new section," and to repeal act No. 297 of the local acts of the Legislature of the State of Michigan, passed at the regular session of 1881, being "An act to amend an act entitled 'An act to incorporate the village of Howell,'" being act No. 94 of the session laws of 1863, approved March 14, 1863, as amended by act No. 247 of the session laws of 1869, approved March 4, 1869, and to add thereto six new sections,

Which has passed the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on cities and villages.

The President also announced the following:

House of Representatives, Lansing, May 12, 1891.

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

House joint resolution No. 33 (file No. 9), entitled

A joint resolution for the relief of Frank M. Decker, late of Company I, Second Regiment, Michigan State Troops,

Which has passed the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT,
Clerk of the House of Representatives.

The joint resolution was read a first and second time by its title, and referred to the committee on military affairs.

The President also announced the following:

House of Representatives, Lansing, May 12, 1891.

To the President of the Senate:

Sir-I am instructed by the House to return to the Senate the following:

Senate bill No. 93 (file No. 36), entitled

A bill to amend sections 1, 2, and 3, of act No. 97 of the session laws of 1889, entitled "An act to provide for an additional circuit judge for the 17th judicial circuit and to define the powers and duties of the judges of said circuit, and to provide for the manner of conducting the business of said court," and to add another section thereto, to stand as section 7,

In the passage of which bill, the House has concurred by a majority vote of all the members elect.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The bill was referred to the committee on engrossment and enrollment for enrollment.

MOTIONS AND RESOLUTIONS.

Mr. Fleshiem offered the following resolution:

Resolved, That a respectful message be sent to the House, asking for the return of House bill No. 484 (file No. 345).

The question being on concurring in the adoption of the resolution,

The resolution was adopted.

By unanimous consent,

Mr. Benson presented the following petition:
No. 385. By Mr. Benson: Petition of Genesee county teachers association, asking for the election of county secretary by a board.

Referred to committee on education and public schools.

On motion of Mr. Benson,

The petition was ordered spread on the Journal, as follows:

Flint, Mich., May 10, 1891.

Senator Benson, Lansing, Michigan:

DEAR SIR—It was moved, supported and carried in a recent meeting of the teachers of Genesee County Teachers' Association, that the Legislature be requested to make a law by which the county secretary of schools shall be elected by a board, which board shall be elected by the people.

That he must have the following qualifications: He must be a graduate of some reputable college or Normal school or hold a first grade certificate. He must have taught for at least two years. His salary to be not less than \$1,200 a year for over 150 schools under his supervision.

I, as secretary of the association, request that you send the motion to

Legislature that it may be referred to the proper committee.

Respectfully yours,

MAY GRIESMAN.

On motion of Mr. Wilkinson, The Senate adjourned.

Lansing, Wednesday, May, 13 1891.

The Senate met and was called to order by the President. Religious exercises by Rev. L. D. Temple.

Roll called: a quorum present.

Absent without leave: Mr. Stevens.

PRESENTATION OF PETITIONS.

No. 386. By Mr. Wilcox: Petition of W. C. T. U. of North Lansing, asking for the passage of the "municipal suffrage bill."

Referred to the select committee on elections.

No. 387. By Mr. Wilcox: Petition of W. C. T. U. of Okemos, same subject.

Same reference.

No. 388. By Mr. Wilcox: Petition of W. C. T. Ut of Williamston, same subject.

Same reference.

No. 389. By Mr. Wilcox: Petition of W. C. T. U. of Howell, same subject.

Same reference.

No. 390. By. Mr. Wilcox: Petition of W. C. T. U. of Lansing, same subject.

Same reference.

No. 391. By Mr. Wilcox: Petition of W. C. T. U. of Owosso, same subject.

Same reference.

No. 392. By Mr. Wilcox: Petition of W. C. T. U. of Laingsburgh, same subject.

Same reference.

No. 393. By Mr. Withington: Petition of W. C. T. U. of North Adams, same subject.

Same reference.

No. 394. By Mr. Benson: Petition of W. C. T. U. of Flushing, same subject.

Same reference.

No. 395. By. Mr. Benson: Petition of W. C. T. U. of Fenton, same subject.

Same reference.

No. 396. By Mr. Benson: Petition of W. C. T. U. of Clio, same subject.

Same reference.

No. 397. By Mr. Benson: Petition of W. C. T. U. of Flint, same subject.

Same reference.

No. 398. By Mr. Benson: Petition of W. C. T. U. of Flint, same subject.

Same reference.

No. 399. By Mr. Doran: Petition of W. C. T. U. of Grand Rapids, same subject.

Same reference.

No. 400. By Mr. Doran: Petition of W. C. T. U. of Lowell, same subject.

Same reference.

No. 401. By Mr. Doran: Petition of W. C. T. U. of Alpine, same subject.

Same reference.

No. 402. By. Mr. Doran: Petition of W. C. T. U. of Rockford, same subject.

Same reference.

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No. 403. By Mr. Doran: Petition of W. C. T. U. of Ballard, same subject.

Same reference.

No. 404. By. Mr. Doran: Petition of W. C. T. U. of Alto, same subject. Same reference.

No. 405. By Mr. Doran: Petition of W. C. T. U. of Dutton, same subject.

Same reference.

No. 406. By Mr. Doran: Petition of W. C. T. U. of Dutton, same subject.

Same reference.

No. 407. By Mr. Doran: Petition of W. C. T. U. of Caledonia, same subject.

Same reference.

No. 408. By Mr. Weiss: Petition of W. C. T. U. of Northville, same subject.

Same reference.

No. 409. By Mr. Weiss: Petition of W. C. T. U. of Plymouth, same subject.

Same reference.

No. 410. By Mr. Holcomb: Petition of W. C. T. U. of Excelsior, same subject.

Same reference.

No. 411. By Mr. Holcomb: Petition of W. C. T. U. of Stetson, same subject.

Same reference.

No. 412. By Mr. Holcomb: Petition of W. C. T. U. of Kalkaska, same subject.

Same reference.

No. 413. By Mr. Withington: Petition of W. C. T. U. of Jackson, same subject.

Same reference.

No. 414. By Mr. Withington: Petition of W. C. T. U. of Liberty, same subject.

Same reference.

No. 415. By Mr. Withington: Petition of W. C. T. U. of Hanover, same subject.

Same reference.

No. 416. By Mr. Withington: Petition of W. C. T. U. of Horton, same subject.

Same reference.

No. 417. By Mr. Withington; Petition of W. C. T. U. of Somerset Center, same subject.

Same reference.

No. 418. By Mr. Withington: Petition of W. C. T. U. of Allen and North Reading, same subject.

Same reference.

No. 419. By Mr. Wheeler: Petition of W. C. T. U. of Manistee, same subject.

Same reference.

No. 420. By Mr. Wheeler: Petition of W. C. T. U. of Onekama, same subject.

Same reference.

No. 421. By Mr. Wheeler: Petition of W. C. T. U. of West Leroy, same subject.

Same reference.

No. 422. By Mr. Wheeler: Petition of W. C. T. U. of Sherman, same subject.

Same reference.

No. 423. By Mr. Wheeler: Petition of W. C. T. U. of Manton, same subject.

Same reference.

No. 424. By Mr. Wheeler: Petition or W. C. T. U. of Marion, same subject.

Same reference.

No. 425. By Mr. Wheeler: Petition of W. C. T. U. of Leroy, same subject.

Same reference.

No. 426. By Mr. Wheeler: Petition of W. C. T. U. of Reed City, same subject.

Same reference.

No. 427. By Mr. Wheeler: Petition of W. C. T. U. of Bear Lake, same subject.

Same reference.

No. 428. By Mr. Wilkinson: Petition of W. C. T. U. of East Jordan, same subject.

Same reference.

No. 429. By Mr. Wilkinson: Petition of W. C. T. U. of Boyne, same subject.

Same reference.

No. 430. By Mr. Toan: Petition of W. C. T. U. of DeWitt, same subject.

Same reference.

No. 431. By Mr. Toan: Petition of W. C. T. U. of Lake Odessa, same subject.

Same reference.

No. 432. By Mr. Toan: Petition of W. C. T. U. of Clarksville, same subject.

Same reference.

No. 433. By Mr. Toan: Petition of W. C. T. U. of Lyons, same subject.

Same reference.

No. 434. By Mr. Toan: Petition of W. C. T. U. of Portland, same subiect.

Same reference.

No. 435. By Mr. Toan: Petition of W. C. T. U. of Mulliken, same sub-

Same reference.

No. 436. By Mr. Toan: Petition of W. C. T. U. of Ovid, same subject.

Same reference.

No. 437. By Mr. Miller: Petition of W. C. T. U. of Orangeville, same subject.

Same reference.

No. 438. By Mr. Miller: Petition of W. C. T. U. of Vermontville, same subject.

Same reference.

No. 439. By Mr. Miller: Petition of W. C. T. U. of Middleville, same subject.

Same reference.

No. 440. By Mr. Miller: Petition of W. C. T. U. of Eaton Rapids, same subject.

Same reference.

No. 441. By Mr. Sabin: Petition of W. C. T. U. of Cooper, same subject.

Same reference.

No. 442. By Mr. Sabin: Petition of W. C. T. U. of Schoolcraft, same subject.

Same reference.

No. 443. By Mr. Sabin: Petition of W. C. T. U. of Clifford, same subject.

Same reference.

No. 444. By Mr. Sabin: Petition of W. C. T. U. of Kalamazoo, same subject.

Same reference.

No. 445. By Mr. Sabin: Petition of W. C. T. U. of Vicksburg, same subject.

Same reference.

No. 446. By Mr. Sabin: Petition of W. C. T. U. of Climax, same subject.

Same reference.

No. 447. By Mr. Mugford: Petition of W. C. T. U. of Newaygo, same subject.

Same reference.

No. 448. By Mr. Mugford: Petition of W. C. T. U. of Big Prairie, same subject.

Same reference.

No. 449. By Mr. Mugford: Petition of W. C. T. U. of Big Rapids, same subject.

Same reference.

No. 450. By Mr. Mugford: Petition of W. C. T. U. of Shelby, same subject.

Same reference.

No. 451. By Mr. Mugford: Petition of W. C. T. U. of Hesperia, same subject.

Same reference.

No. 452 By Mr. Mugford: Petition of W. C. T. U. of Luther, same subject.

Same reference.

No. 453. By Mr. Mugford: Petition of W. C. T. U. of Fremont, same subject.

Same reference.

No. 454. By Mr. Milnes: Petition of W. C. T. U. of Battle Creek, same subject.

Same reference.

No. 455. By Mr. Milnes: Petition of W. C. T. U. of Girard, same subject.

Same reference.

No. 456. By Mr. Milnes: Petition of W. C. T. U. of Bronson, same subject.

Same reference.

No. 457. By Mr. Milnes: Petition of W. C. T. U. of Tekonsha, same subject.

Same reference.

No. 458. By Mr. Milnes: Petetion of W. C. T. U. of Gilead, same subject.

Same reference.

No. 459. By Mr. Milnes: Petition of W. C. T. U. of California, same subject.

Same reference.

No. 460. By Mr. Gilbert: Petition of W. C. T. U. of West Bay City, same subject.

Same reference.

No. 461. By Mr. Gilbert: Petition of W. C. T. U. of Bay City, same subject.

Same reference.

No. 462. By Mr. Beers: Petition of W. C. T. U. of St. Joseph, same subject.

Same reference.

No. 463. By Mr. Beers: Petition of W. C. T. U. of Eau Claire, same subject.

Same reference.

No. 464. By Mr. Porter: Petition of W. C. T. U. of Muskegon, same subject.

Same reference.

No. 465. By Mr. Porter: Petition of W. C. T. U. of Muskegon, same subject.

Same reference.

No. 466. By Mr. Porter: Petition of W. C. T. U. of Muskegon, same subject.

Same reference.

No. 467. By Mr. Porter: Petition of W. C. T. U. of Muskegon, same subject.

Same reference.

No. 468. By Mr. Porter: Petition of W. C. T. U. of Muskegon, same subject.

Same reference.

No. 469. By Mr. Porter: Petition of W. C. T. U. of Muskegon, same subject.

Same reference.

No. 470. By Mr. Porter: Petition of W. C. T. U. of Elizabeth, same subject.

Same reference.

No. 471. By Mr. Porter: Petition of W. C. T. U. of Allendale, same subject.

Same reference.

No. 472. By Mr. Porter: Petition of W. C. T. U. of Whitehall, same subject.

Same reference.

No. 473. By Mr. Porter: Petition of W. C. T. U. of Holland, same subject.

Same reference.

No. 474. By Mr. Bastone: Petition of W. C. T. U. of Reese, same subject.

Same reference.

No. 475. By Mr. Bastone: Petition of W. C. T. U. of Unionville, same subject.

Same reference.

No. 476. By Mr. Bastone: Petition of W. C. T. U. of Fairgrove, same subject.

Same reference.

No. 477. By Mr. Bastone: Petition of W. C. T. U. of Vassar, same subject.

Same reference.

No. 478. By Mr. Fleshiem: Petition of W. C. T. U. of Marquette, same subject.

Same reference.

No. 479. By. Mr. Fleshiem: Petition of W. C. T. U. of Menominee, same subject.

Same reference.

No. 480. By Mr. Fleshiem: Petition of W. C. T. U. of Ishpeming, same subject.

Same reference.

REPORTS OF STANDING COMMITTEES.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor the following:

Senate bill No. 99 (file No. 38), entitled

A bill to provide that the Grand and Subordinate Castles and the Commanderies of the Knights of the Golden Eagle of the State of Michigan may be incorporated.

Álso,

Senate bill No. 241 (file No. 193), entitled

A bill to provide for the ceding to the United States of exclusive jurisdiction over the site and grounds selected, or to be hereafter selected, for the erection of a building, or buildings, for Indian Industrial School purposes and during the time the United States shall be or remain the owner thereof, for all purposes except the administration of the criminal laws of the State of Michigan, and the service of civil process therein.

Also,

Senate bill No. 109 (file No. 50), entitled

A bill to amend section 1 of act No. 72 of the session laws of 1887, being an act entitled "An act to require prosecuting attorneys to appear and conduct criminal proceedings in the supreme court in certain cases, and to provide for the payment of extra compensation therefor," approved April 15, 1887.

C. B. BOUGHNER, Chairman.

Report accepted.

By the committee on towns and counties:

The committee on towns and counties, to whom was referred

House bill No. 823 (file No. 368), entitled

A bill to detach certain territory from the township of Richmond in the county of Osceola and attach the same to the township of Hersey in said county,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

A. C. McCORMICK, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the joint committee on judiciary and liquor traffic:

The joint committee on judiciary and liquor traffic, to whom was referred

Senate bill No. 208 (file No. 94), entitled

A bill to amend sections 1, 8 and 16 of act number 213 of the session laws of 1889, entitled "An act to provide for the taxation and regulation of the business of manufacturing, keeping for sale, furnishing, giving or delivering spirituous, intoxicating, malt, brewed, fermented or vinous liquors in this State, to provide for the recovery of actual and exemplary damages, and to repeal all acts or parts of acts inconsistent with the provisions of this act,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the

accompanying substitute therefor, entitled

A bill to provide for the taxation and regulation of the business of manufacturing, giving, or delivering malt, brewed, or fermented, vinous, spirituous or other intoxicating liquors, and to repeal all acts or parts of acts inconsistent with the provisions of this act,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of

the subject.

C. W. WISNER,

Chairman Committee on Judiciary.

CHARLES B. BOUGHNER,

Chairman Committee on Liquor Traffic.

Report accepted and committee discharged.

On motion of Mr. Wisner,

The Senate concurred in the substitute reported for the bill by the committee.

The bill as substituted was then ordered printed, referred to the committee of the whole, and placed on the general order.

MOTIONS AND RESOLUTIONS.

Mr. Crocker offered the following resolution:

Resolved, That a respectful message be sent to the House, asking for the recall of House substitute bill No. 134, being House file No. 314, entitled "A bill to apportion anew the Representatives among the several counties and districts of this State.

The question being on the adoption of the resolution,

The resolution was adopted.

Mr. Withington moved that the vote by which

House bill No. 632 (file No. 169), entitled

A bill to amend sections 1, 2 and 5 of act No. 152 of the public acts of 1883, being an act entitled "An act to provide for the taxation of persons,

co-partnerships, associations, car loaning companies, corporations and fast freight lines engaged in the business of running cars over any of the railroads of this State, and not being exclusively the property of any railroad company paying taxes on their gross receipts," approved June 5, 1883, being compiler's sections 1236a, 1236b, and 1236e of Howell's annotated statutes of Michigan,

Was passed, be reconsidered; Which motion prevailed. On motion of Mr. Withington,

The bill was them referred to the committee on railroads.

Mr. Gilbert offered the following resolution:

Resolved, That a respectful message be sent to the House asking for

the return of Senate bill No. 116 (file No. 199), entitled

A bill to provide for the laying out of three State roads in Arenac county, the first one to be known as the Standish and Maple Ridge State Road, the second to be known as the Sterling and Shearer State Road, and the third to be known as the Air Line and Maple Ridge State Road.

The question being on the adoption of the resolution,

The resolution was adopted. On motion of Mr. Sharp,

The committee on engrossment and enrollment was discharged from the further consideration of

Senate bill No. 122 (file No. 60), entitled

A bill to provide for the appointment, fix the compensation, and prescribe the duties of a stenographer for the 11th judicial circuit, and to establish a basis for the payment of his salary by the counties in said circuit.

Mr. Sharp moved that the vote by which the Senate concurred in the amendments made by the House to the bill, be reconsidered;

Which motion prevailed. On motion of Mr. Sharp,

The bill was then laid on the table.

GENERAL ORDER.

On motion of Mr. Milnes,

The Senate went into the committee of the whole on the general order whereupon,

The President called Mr. Crocker to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

House bill No. 418 (file No. 285), entitled

A bill to amend chapter 153 of the compiled laws of 1871, relative to title to real property by descent, by adding thereto one section, to stand as section 14 of said chapter, providing for the descent of real estate of adopted children,

Have made no amendments thereto, and have directed their chairman to

report the same back to the Senate and recommend its passage,

MARTIN CROCKER, Chairman.

Report accepted. The above named bill was placed on the order of third reading of bills. On motion of Mr. Porter,

The Senate went into

EXECUTIVE SESSION,

The time being 10.40 o'clock A. M.

The executive session closed, the time being 10.50 o'clock A. M.

On motion of Mr. Doran,

The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present. Absent without leave: Mr. Stevens.

REPORTS OF STANDING COMMITTEES.

By the committee on railroads:

The committee on railroads, to whom was referred

House bill No. 571 (file No. 201), entitled

A bill to amend section 9 of article 2 of act No. 198 of the session laws of 1873, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations running or operating any railroad in this State," as amended by act 177 of the session laws of 1877 and act 330 of the public acts of 1887 and act 202 of the public acts of 1889,

Respectfully report they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from

the further consideration of the subject.

PETER DORAN, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on railroads:

The committee on railroads, to whom was referred

House bill No. 803 (file No. 294), entitled

A bill to authorize any railroad company, which owns, has possession of and is operating a railroad constructed and equipped and whose railroad and railroad property and franchises are not mortgaged, to issue bonds and to secure the same by a mortgage on its property and franchises,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be dis-

charged from the further consideration of the subject.

PETER DORAN, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred Senate bill No. 270 (file No. 189), entitled

A bill providing for the payment by the State of arrears of bounties offered to soldiers and sailors, and remaining due to them and their heirs,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

Senate bill No. 173 (file No. 194), entitled

A bill to revise and amend act No. 216 of the session laws of 1871, entitled "An act to incorporate the city of Hastings," approved March 11, 1871, as revised and amended by the several acts revisionary and amendatory thereof, and to repeal all acts and parts of acts inconsistent herewith,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendments thereto, recommending that the amendments be

Section 7 line 9, strike out the word "members" and insert in lieu thereof the word "aldermen." In line 16 after the word "election," insert the words "after having determined upon the necessity of the same."

Section 10 line 8, strike out the word "account" and insert in lieu thereof the word "matter." In line 31 after the word "allowed" insert the

words "by the council."

Section 12 at the end of line 28, add the following: "He shall also collect all city taxes imposed by the common council in the manner prescribed by this act, and the ordinances and by-laws in relation thereto; and he is hereby empowered and required to perform the same duties in relation to the collection and return of taxes assessed and levied within said city for State, county and school purposes, as is required of township treasurers, in the same manner and under like restrictions and liabilities that are imposed by law on such township treasurers."

Section 14, line 8, after the word "pleasure" insert the words "provided that no ordinance or by-law shall take effect until the same shall have been published at least two successive weeks in at least one weekly newspaper published in said city." In line 25 strike out the word "ten" and insert

in lieu thereof the word "five."

Section 23 in line 1, after the word "all" insert the word "laws." same line after the word "ordinances" insert the word "regulations." In same line after line 9 after the word "such" insert the word "laws." the word "ordinances" insert the word "regulations."

Section 29 line 12, after the word "impaneled" insert the words "to

determine."

Section 49 line 9, after the word "mayor" insert the words "who shall be a member of the board of supervisors of said county and entitled to

Section 67, strike out all of lines 14, 15, 16 and 17 of said section.

Section 72, strike out all of said section.

Section 73 line 1, strike out the word "members" and insert in lieu thereof the word "aldermen."

Sec. 73 to stand as section 72.

Sec. 74 to stand as section 73.

Sec. 75 to stand as section 74.

Sec. 76 to stand as section 75.

Sec. 77 to stand as section 76.

Sec. 78 to stand as section 77.

Sec. 79 to stand as section 78.

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

JOHN S. BEERS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Beers,

The Senate concurred in the amendments made to the bill by the committee.

On motion of Mr. Milnes,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Porter	Mr. Toan
${f Benson}$	Gilbert	${f Prindle}$	$\mathbf{W}_{\mathbf{eiss}}$
${f Beers}$	$\mathbf{Holcomb}$	\mathbf{Sabin}	\mathbf{W} heeler
Boughner	McCormick	Sharp	Wilcox
\mathbf{Brown}	\mathbf{Miller}	\mathbf{Smith}	Wilkinson
Crocker	${f Milnes}$	Taylor	\mathbf{Wisner}
$\mathbf{Fleshiem}$	Mugford	•	

NAYS.

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Title agreed to.

On motion of Mr. Milnes,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

SPECIAL ORDER OF THE DAY.

The special order of the day being the further consideration of Senate bill No. 32 (file No. 26), entitled

A bill to secure to women citizens, who are otherwise qualified, the right to vote in school, village, city and other municipal elections,

And the President having announced that the time for the consideration of the special order had arrived,

And the bill having been read a third time,

The bill was not passed, a majority of all the Senators elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson Beers Brown	Mr. Holcomb Miller Milnes	Mr. Taylor Toan Wheeler	Mr. Wilcox Wilkinson Withington
Drown	Milnes	w neeler	withington
Gilbert	Prindle		14

NAYS.

Mr. Bestone	Mr. Fleshiem	Mr. Park	Mr. Smith
Boughner	Fridlender	Porter	$\mathbf{W}_{\mathbf{eiss}}$
Crocker	McCormick	Sabin	Wisner
Doran	Morrow	Sharn	

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PRESENTATION OF PETITIONS.

No. 481. By Mr. Smith: Protest of John Poland and 26 others, against the passage of the Cook bill, relative to fraternal life insurance companies. Referred to committee on insurance.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, May 13, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following resolution: Resolved, That a respectful message be sent to the Senate asking the Senate to return to the House the following bill:

Senate bill No. 122 (file No. 60), entitled

A bill to provide for the appointment, fix the compensation, and prescribe the duties of a stenographer for the 11th judicial circuit, and to establish a basis for the payment of his salary by the counties in said circuit

Which has been adopted by the House by a majority vote of all the

members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

On motion of Mr. Sharp,

The above entitled bill was taken from the table and ordered returned to the House.

The President also announced the following:

House of Representatives, \ Lansing, May 13, 1891.

To the President of the Senate:

Sir-I am instructed by the House to return to the Senate the following:

House bill No. 484 (file No. 345), entitled A bill to amend act No. 196 of the session laws of 1885, entitled "An act to provide for the protection of hotel keepers," approved June 16, 1885, and to provide for the sale of the baggage of defaulting customers,

In compliance with the request of the Senate asking the return of the

same.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

On motion of Mr. Doran,

The vote by which the above entitled bill was passed, was reconsidered. The question being on the passage of the bill,

Mr. Fleshiem, by unanimous consent, moved to amend the bill by striking out entire section 3;

Which motion prevailed and the bill was so amended.

Mr. Doran, by unanimous consent, then moved to amend the bill by striking out of section 1 the word "three" where it occurs after the word "therefor," and insert in lieu thereof the word "two;"

Which motion prevailed and the bill was so amended.

The bill as amended was then read and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fleshiem	Mr. Mugford	Mr. Taylor
${f Benson}$	${f Fridlender}$	Park	Toan
\mathbf{Beers}	$\mathbf{Gilbert}$	Porter	\mathbf{Weiss}
Boughner	$\mathbf{McCormick}$	${f Prindle}$	$\mathbf{W}_{\mathbf{heeler}}$
\mathbf{Brown}	\mathbf{Miller}	\mathbf{Sabin}	$\mathbf{Wilkinson}$
Crocker	${f Milnes}$	Sharp	Withington
Doran	Morrow	\mathbf{Smith}	Wisner 28
	_		

NAYS.

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The question being on agreeing to the title,

Mr. Doran moved to amend the title as follows:

By striking out the words "and to provide for the sale of the baggage of defaulting customers," where they occur in said title;

Which motion prevailed, and the title as so amended was then agreed to.

The President also announced the following:

House of Representatives, Lansing, May 13, 1891,

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

House bill No. 134 (file No. 314), entitled

A bill to apportion anew the Representatives among the several counties and districts of this State.

In compliance with the request of the Senate.

Very respectfully,

LYMÁN A. BRANT, Clerk of the House of Representatives.

On motion of Mr. Crocker, The bill was laid on the table.

GENERAL ORDER.

On motion of Mr. Milnes,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Gilbert to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the fol-

lowing:

I.

House bill No. 823 (file No. 368), entitled

A bill to detach certain territory from the township of Richmond, in the county of Osceola, and attach the same to the township of Hersey, in said county.

Also.

House bill No. 803 (file No. 294), entitled

A bill to authorize any railroad company who owns, has possession of, and is operating a railroad constructed and equipped, and whose railroad and railroad property and franchises are not mortgaged, to issue bonds and to secure the same by a mortgage on its property and franchises.

Have made no amendments thereto, and have directed their chairman to

report the same back to the Senate, and recommend their passage.

House bill No. 571 (file No. 201), entitled

A bill to amend section 9 of article 2 of act No. 198 of the session laws of 1873, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," as amended by act 177 of the session laws of 1877, and act 230 of the public acts of 1887, and act 202 of the public acts of 1889.

Have directed their chairman to report progress and ask leave to sit

again.

PETER GILBERT, Chairman.

Report accepted.

The first named bills were placed on the order of third reading of bills.

On motion of Mr. Gilbert,

The Senate granted leave for a further consideration of the second named bill by the committee of the whole.

By unanimous consent,

The Senate resumed the order of

THIRD READING OF BILLS.

House bill No. 823 (file No. 368), entitled

A bill to detach certain territory from the township of Richmond in the county of Osceola, and attach the same to the township of Hersey, in said county,

Was read a third time and was not passed, a majority of all the Senators

elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson Boughner Brown Crocker	Mr. Doran Fleshiem Gilbert	Mr.	Miller Milnes Mugford	Mr.	Sharp Smith Taylor Wilkinson	16
Crocker	McCormick		Porter		Wilkinson	16

NAYS.

Mr. Toan

Mr. Sabin

On motion of Mr. Wilkinson,

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The vote by which the bill failed to pass, was reconsidered.

On motion of Mr. Wilkinson,

The bill was then laid on the table.

House bill No. 803 (file No. 294), entitled

A bill to authorize any railroad company, which owns, has possession of and is operating a railroad constructed and equipped and whose railroad and railroad property and franchises are not mortgaged, to issue bonds and to secure the same by a mortgage on its property and franchises,

Was read a third time and was not passed, a majority of all the Senators

elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson Boughner Crocker	Mr. Doran Fleshiem Gilbert	Mr. Miller Morrow Sharp	Mr. Smith Taylor Toan	12
	•	NAYS.		
Mr. Bastone Mugford	Mr. Prindle	Mr. Sabin	Mr. Withington	5

On motion of Mr. Park,

The vote by which the bill failed to pass, was reconsidered.

On motion of Mr. Park,

The bill was then laid on the table.

On motion of Mr. Doran,

Leave of absence was granted to himself for tomorrow.

On motion of Mr. Weiss,

Leave of absence was granted to himself for Thursday and Friday.

On motion of Mr. Park, The Senate adjourned.

Lansing, Thursday, May 14, 1891.

The Senate met and was called to order by the President.

Religious exercises by Rev. S. P. Peaker. Roll called: a quorum present.

Absent without leave: Messrs. Miller, Stevens and Withington.

On motion of Mr. Beers,

Leave of absence was granted Mr. Miller until Monday next.

SPECIAL ORDER OF THE DAY.

The special order of the day being the consideration of Senate bill No. 108 (file No. 49), entitled

A bill making appropriations for the State Board of Fish Commissioners for the year ending June 30, 1892, and the year ending June 30, 1893,

And the President having announced that the time for the consideration of the same had arrived,

On motion of Mr. Bastone,

The further consideration of the bill was deferred and made the special order for Wednesday next at 10 o'clock A. M. On motion of Mr. Wilcox,

Leave of absence was granted to himself until this afternoon.

PRESENTATION OF PETITIONS.

No. 482. By Mr. Garvelink: Petition of W. C. T. U. of Martin, asking for the passage of the municipal suffrage bill.

Referred to select committee on elections.

No. 483. By Mr. Garvelink: Petition of W. C. T. U. of Plainwell, same subject.

Same reference.

No. 484. By Mr. Garvelink: Petition of W. C. T. U. of Shelbyville, same subject.

Same reference.

No. 485. By Mr. Garvelink: Petition of W. C. T. U. of Decatur, same subject.

Same reference.

No. 486. By Mr. Garvelink: Petition of W. C. T. U. of Paw Paw, same subject.

Same reference.

No. 487. By Mr. Garvelink: Petition of W. C. T. U. of Paw Paw, same

Same reference.

No. 488. By Mr. Garvelink: Petition of W. C. T. U. of Silver Creek, same subject.

Same reference.

No. 489. By Mr. Garvelink: Petition of W. C. T. U. of Otsego, same subject.

Same reference.

No. 490. By Mr. Garvelink: Petition of W. C. T. U. of Wayland, same subject.

Same reference:

No. 491. By Mr. Garvelink: Petition of W. C. T. U. of Lawrence, same subject.

Same reference.

No. 492. By Mr. Beers: Remonstrance of J. A. Donaldson of St. Joseph, against the consolidation of the villages of St. Joseph and Benton Harbor. Referred to committee on cities and villages.

On motion of Mr. Beers,

The remonstrance was ordered spread on the Journal, as follows:

To the Honorable, the Senate of the State of Michigan:

The undersigned, resident and taxpayer of St. Joseph, Michigan, asks leave to enter his protest against the passage of the bill for the consolida-tion of the villages of St. Joseph and Benton Harbor, under a city charter, for the following reasons:

First, There is no positive evidence that a majority of the people of either village desires to be so consolidated. The people of St. Joseph, it is true, sent to the Legislature a numerously signed remonstrance against granting the request of Benton Harbor for a city charter, and added that if the situation of the two towns could not remain as they are, they would prefer to have both incorporated under one city charter. This was simply

indicating their choice of what they considered as two evils.

As Benton Harbor has failed to get a favorable report for a city charter, there is nothing in the remonstrance from St. Joseph that warrants the conclusion that the people who signed it are now in favor of consolidation.

Our citizens who have been urging the passage of the consolidation bill before the House, do so to avoid further conflict with Benton Harbor in the Legislature. But, they have no positive evidence that the majority of our people are in favor of the measure, and cannot have without submitting the question to them through an election. Since the failure of their bill before the committee, some of the people of Benton Harbor have fallen in with the idea of consolidation, but how well they are supported by her citizens can only be demonstrated by an election. From all the circumstances, it is fair to assume that they are favoring the measure only because they thought there was a probability that consolidation would carry, and that it would be better for them to put themselves in a position to have some influence in arranging the details.

It appears to your remonstrant that it would be very unjust to unite two communities contrary to the wishes of each other. To do so because one of them had been renewing a petition for a city charter too frequently, would be, it is respectfully submitted, a questionable remedy, although there might be good grounds for imputing unworthy motives to the petitioners. The "right to petition" would be very much impaired in value, if people were made to feel that by its renewal they put themselves in danger of having something very obnoxious thrust upon them instead of the thing

asked for.

Second, The mile of marsh and river between the two towns make them as distinct in interest as if they were several miles apart. With the exception of a narrow strip along the canal, which was made dry ground by the earth thrown out when digging the canal, and which is mostly occupied as lumber yards, the space between the villages has grown but little, if any less in twenty years. Should it ever be occupied, it will probably be by such enterprises as would not tend to obliterate the feeling of distinct interests between the two communities. The growth or improvements on one side of the river would be of no more interest to the people on the other side, after the consolidation, than before. There would be few public improvements that could be had in common. They would continue to have their distinct societies, churches and public halls.

Third, The inharmonious feeling that exists between the people of the two towns, and which has become so conspicuous, would only be intensified by compelling them to live under one municipal government. Your remonstrant believes that consolidation under such circumstances would be a union without adhesion, and a calamity to both villages. He sincerely hopes that your honorable body in its wisdom will see fit to prevent it.

All of which is respectfully submitted.

J. A. DONALDSON.

REPORTS OF STANDING COMMITTEES.

By the committee on judiciary: The committee on judiciary to whom was referred Senate bill No. 44 (file No. 32), entitled A bill to prohibit gambling in grain and other commodities and to pro-

vide a penalty therefor,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on military affairs:

The committee on military affairs, to whom was referred

House joint resolution No. 33 (file No. 9), entitled.

Joint resolution for the relief of Frank M. Decker, late of Co. I, 2d

regiment, Michigan State troops,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendment thereto, recommending that the amendment be concurred in:

By inserting in line 3 of section 1, after the words "Company I" the

words "second regiment,"

And that the joint resolution when so amended do pass, and ask to be discharged from the further consideration of the subject.

JAMES E. HOLCOMB, Chairman.

Report accepted and committee discharged.

On motion of Mr. Holcomb,

The Senate concurred in the amendment made to the joint resolution. by the committee.

The joint resolution was then referred to the committee of the whole and

placed on the general order.

By the committee on counties and townships:

The committee on counties and townships, to whom was referred

Senate bill No. 184, entitled

A bill to detach certain territory from the county of Mason and attach

the same to the township of Pentwater in the county of Oceana,

Respectfully report that they have had the same under consideration, and have directed me to ask that the same be printed for the use of the committee.

A. C. McCORMICK, Chairman.

The report was accepted and the bill was ordered printed.

MESSAGES FROM THE GOVERNOR.

The President announced the following:

EXECUTIVE OFFICE, \\
Lansing, May 13, 1891. \(\)

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 99 (file No. 38), being

An act to provide that the Grand and Subordinate Castles and the Com-126 manderies of the Knights of the Golden Eagle of the State of Michigan may be incorporated.

EDWIN B. WINANS, Governor.

The message was received.

The President also announced the following:

EXECUTIVE OFFICE, Lansing, May 13, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 241 (file No. 193), being An act to provide for the ceding to the United States of exclusive jurisdiction over the site and grounds selected or to be hereafter selected for the erection of a building or buildings for Indian Industrial school purposes, and during the time the United States shall be or remain the owner thereof for all purposes except the administration of the criminal laws of the State of Michigan, and the service of civil process therein.

Senate bill No. 109 (file No. 50), being

A bill to amend section 1 of act No. 72 of the session laws of 1887, being an act entitled "An act to require prosecuting attorneys to appear and conduct criminal proceedings in the Supreme Court in certain cases, and to provide for the payment of extra compensation therefor," approved April 15, 1887.

EDWIN B. WINANS, Governor.

The message was received.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives,) Lansing, May 13, 1891.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following concurrent resolution:

Resolved by the House (the Senate concurring), That the Secretary of State be and he is hereby authorized to furnish to Mrs. Willard Hawley, ten copies of the Manual for 1891,

Which has been adopted by the House unanimously and in which the

concurrence of the Senate is respectfully asked.

Very respectfully, ĽÝMAN A. BRANT, Clerk of the House of Representatives.

The question being on concurring in the adoption of the concurrent resolution,

The resolution was adopted.

The President also announced the following:

House of Representatives, Lansing, May 13, 1891.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following:

House bill No. 7 (file No. 354), entitled

A bill to amend section 3, of article 3, of act No. 174 of the public acts of 1883, entitled, "An act to amend sections 7, 30, 36 and 41 of article 2, and sections 3 and 5 of article 3, and section 14 of article 4, and to add two new sections to article 2, to stand as sections 45 and 46, and a new section to article 5, to stand as section 22, of an act entitled 'An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," approved May 1, 1873, being act No. 198, session laws of 1873. The section hereby amended is section 3360 of Howell's annotated statutes, volume 3.

Which has passed the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on railroads.

MOTIONS AND RESOLUTIONS.

On motion of Mr. Park,

Leave of absence was granted to himself until this afternoon.

On motion of Mr. Porter,

Senate bill No. 78 (file No. 30), entitled

A bill to protect bees from poison through the spraying or otherwise treating of fruit, or other trees, shrubs, vines or other plants, with London purple, Paris green, white arsenic or other virulent poisons, while the aforesaid trees, shrubs, vines or plants are in blossom,

Was taken from the table. On motion of Mr. Porter,

The bill was referred to the committee of the whole, and placed on the general order.

THIRD BEADING OF BILLS.

House bill No. 418 (file No. 285), entitled

A bill to amend chapter 153 of the compiled laws of 1871, relative to title to real property by descent, by adding thereto one section, to stand as section 14 of said chapter, providing for the descent of real estate by adopted children.

Was then read a third time and passed, a majority of all the

Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Mr. Fleshiem Mr. Mugford Mr. Smith Benson Fridlender Prindle Toan

Mr. Beers Mr. Garvelink Mr. Porter Mr. Wheeler
Boughner Holcomb Sabin Wilkinson
Brown McCormick Sharp Wisner
Crocker Morrow

NAYS.

22 0

Title agreed to.

On motion of Mr. Wisner,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By unanimous consent, On motion of Mr. Wisner,

House bill No. 164 (file No. 39), entitled

A bill authorizing and directing the Auditor General of the State of Michigan to credit to the county of Muskegon so much of all delinquent taxes heretofore assessed upon lands lying within said county of Muskegon and granted to the State of Michigan by the United States under acts of Congress of June 3, 1856, and March 4, 1879, while the title to said lands remained in either the United States or the State of Michigan, together with interest and charges accrued thereon, as have at any time been charged back to said county of Muskegon, less however the amount thereof credited to said county under the provisions of section 10 of act 197 of the public acts of 1883 of this State,

Was taken from the table. On motion of Mr. Wisner,

The bill was then referred to the committee on judiciary and State affairs jointly.

By unanimous consent,

On motion of Mr. Wisner,

Senate bill No. 284 (file No. 121), entitled

A bill to provide for appropriation of money to pay the salary of the Attorney General, clerks and certain expenses in such department and to provide the manner and condition of payment, and to repeal all acts and parts of acts contravening the provisions of this act,

Was taken from the table.

The question then being on concurring in the amendment made by the House to the bill,

On motion of Mr. Wisner,

The bill was placed on the order of third reading and temporarily informally passed.

GENERAL ORDER.

On motion of Mr. Porter,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Mugford to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the follow-

ing:

Ι. .

Senate bill No. 238 (file No. 206), entitled

A bill to amend sections 1, 4, 5, and 6 of an act entitled "An act for the protection of peach and other fruit trees from the yellows," public acts of 1881, approved May 31, 1881, being sections 2225, 2228, 2229 and 2230 of Howell's annotated statutes.

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend its passage.

II.

The committee of the whole have also had under consideration

Senate bill No. 78 (file No. 30), entitled

A bill to protect bees from poison through the spraying or otherwise treating of fruit or other trees, shrubs, vines or plants with London purple, Paris green, white arsenic or other virulent poisons while the aforesaid trees, shrubs, vines or plants are in blossom,

Have made sundry amendments thereto, and have directed their chairman to report the same back to the Senate, asking concurrence therein, and

recommend its passage.

III.

The committee of the whole have also had under consideration

House joint resolution No. 33 (file No. 9), entitled

A joint resolution for the relief of Frank M. Decker, late of Co. I, 2d Regiment, Michigan State troops,

Have directed their chairman to report progress and ask leave to sit again.

Report accepted.

E. T. MUGFORD, Chairman.

The first named bill was placed on the order of third reading of bills. On motion of Mr. Mugford,

The Senate concurred in the amendments made to the second named bill, and the same was placed on the order of third reading of bills.

On motion of Mr. Mugford, The Senate granted leave for a further consideration of the third named bill by the committee of the whole.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, May 14, 1891. \(\)

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 375 (file No. 350), entitled

A bill making an appropriation to aid in suitably providing for the 25th national encampment of the Grand Army of the Republic to be held in Michigan,

Which has passed the House by a two-thirds vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrence of the Senate is respect-Very respectfully, LYMAN A. BRANT, fully asked.

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on finance and appropriations.

The President also announced the following:

House of Representatives, (Lansing, May 14, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following resolution: Resolved, That a respectful message be sent to the Senate, asking the return of

Senate bill No. 20 (file No. 11), entitled

A bill to amend section 5 of act No. 243 of the session laws of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement, and maintenance of highways and private roads, and the building, repairing and preservation of bridges within the State," approved June 8, 1881,
Which has been adopted by the House by a majority vote of all the

members elect.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

On motion of Mr. Boughner,

The committee on engrossment and enrollment was discharged from the further consideration of the above entitled bill, and the same was ordered returned to the House.

The President also announced the following:

House of Representatives,) Lansing, May 14, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following resolution: Resolved, That a respectful message be sent to the Senate, asking the return of House substitute bill No. 134 (file No. 314), entitled

A bill to apportion anew the Representatives among the several counties

and districts of this State,

Which has been adopted by the House by a majority vote of all the members elect.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

On motion of Mr. Crocker,

The above entitled bill was taken from the table and ordered returned to the House.

The President also announced the following:

House of Representatives, \ Lansing, May 14, 1891. \(\)

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following: Senate bill No. 116 (file No. 199), entitled

A bill to provide for the laying out of three State roads in Arenac county, the first one to be known as the Standish and Maple Ridge State road, the second to be known as the Sterling and Shearer State road, and the third to be known as the Air Line and Maple Ridge State road,

In compliance with the request of the Senate asking the return of the

same.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

On motion of Mr. Gilbert,

The bill was referred to the committee on roads and bridges.

On motion of Mr. Boughner,

The Senate took a recess until 2 o'clock, P. M.

AFTER RECESS.

The Senate met and was called to order by the President pro tem at 2 o'clock P. M.

Roll called: a quorum present.

On motion of Mr. Wilcox,

Leave of absence was granted to himself for one-half hour.

On motion of Mr. Bastone,

Leave of absence was granted to himself for one-half hour.

SPECIAL OBDER OF THE DAY.

The special order of the day being the consideration, by the committee of whole, of

Senate bill No. 270 (file No. 189), entitled

A bill providing for the payment by the State of arrears of bounties offered to soldiers and sailors, and remaining due to them and their heirs, And the President pro tem having announced that the time for the con-

sideration of the same had arrived,

On motion of Mr. Milnes.

The Senate went into committee of the whole, whereupon

The President pro tem called Mr. Park to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

Senate bill No. 270 (file No. 189), entitled

A bill providing for the payment by the State of arrears of bounties offered to soldiers and sailors, and remaining due to them and their heirs,

Have made sundry amendments thereto, and have directed their chairman to report the same back to the Senate, asking concurrence therein, and recommend its passage.

PETER E. PARK, Chairman.

Report accepted.

On motion of Mr. Park,

The Senate concurred in the amendments made to the above named bill, and the same was placed on the order of third reading of bills.

On motion of Mr. Milnes.

The rules where suspended, two-thirds of all the Senators present voting therefor, and the above named bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Porter	Mr. Toan
${f Benson}$	$\mathbf{Gilbert}$	${f Prindle}$	$\mathbf{W}\mathbf{heeler}$
${f Beers}$	$\mathbf{Holcomb}$	\mathbf{Sabin}	Wilcox
Boughner	McCormick	Sharp	Withington
Brown	\mathbf{Milnes}	\mathbf{Smith}	President,
${f Fleshiem}$	\mathbf{M} ugford	Taylor	pro tem.
$\mathbf{Fridlender}$	Park	·	25

NAYS.

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Title agreed to.

On motion of Mr. Milnes.

By a vote of two-thirds all the Senators elect, the bill was ordered to take immediate effect.

PRESENTATION OF PETITIONS.

No. 493. By Mr. Withington: Resolutions of the common council of the city of Hillsdale, favorable to the local taxation of railroads.

Referred to committee on railroads.

By unanimous consent, On motion of Mr. Park,

House bill No. 823 (file No. 368), entitled

A bill to detach certain territory from the township of Richmond in the county of Osceola and attach the same to the township of Hersey in said county,

Was taken from the table.

On motion of Mr. Park,

The rules were suspended, two-thirds of all the Senators present voting

therefor, and the bill was placed on its immediate passage.

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Park	Mr. Toan
Benson	$\mathbf{Gilbert}$	Porter	$\mathbf{Wheeler}$
Beers	Holcomb	$\mathbf{Prindle}$	$\mathbf{Wilkinson}$
Boughner	McCormick	Sabin	Withington
\mathbf{Brown}	\mathbf{Milnes}	Smith	President
Fleshiem	Mugford	Taylor	pro tem.
Fridlender	0	y	2

NAYS.

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Title agreed to.

On motion of Mr. Wilkinson,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By unanimous consent,

On motion of Mr. Boughner, House bill No. 803 (file No. 294), entitled

A bill to authorize any railroad company, which owns, has possession of and is operating a railroad constructed and equipped and whose railroad and railroad property and franchises are not mortgaged, to issue bonds and to secure the same by a mortgage on its property and franchises,

Was taken from the table. On motion of Mr. Boughner,

The rules were then suspended, two-thirds of all the Senators present

voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by year and nays, as follows:

YEAS.

Mr. Benson	Mr. Fridlender	Mr. Mugford	Mr. Toan
Beers	Garvelink	Park	Wheeler
$f Boughner \ Brown$	Gilbert	Porter	Wilkinson
	McCormick	Smith	Withington
Fleshiem	Milnes	Taylor	President pro tem. 20

NAYS.

Mr. Prindle Mr. Sabin 2

Title agreed to.

On motion of Mr. Boughner,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

REPORTS OF STANDING COMMITTEES.

By the committee on banks and corporations:

The committee on banks and corporations, to whom was referred

House bill No. 313 (file No. 97) entitled

A bill to provide for the incorporation of companies furnishing automatic

electric fire alarms,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

JOHN R. BENSON, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

MESSAGES FROM THE HOUSE.

The President pro tem announced the following:

House of Representatives, Lansing, May 41, 1891. \(\)

To the President of the Senate:

SIR-I am instructed by the House to return to the Senate the following: Senate bill No. 20 (file No. 11), entitled

A bill to amend section 5 of act No. 243 of the session laws of 1881,

entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement, and maintenance of highways and private roads, and the building, repairing, and preservation of bridges within the State," approved June 8, 1881.

And to inform the Senate that the House has ordered the same to take

immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives. The bill was referred to the committee on engrossment and enrollment for enrollment.

The President pro tem also announced the following:

House of Representatives, Lansing, May 14, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

Substitute for House bill No. 945, entitled

A bill to amend act No. 336 of the local acts of 1879, entitled "An act to incorporate the village of Charlevoix," approved April 3, 1879, amended by act No. 305 of the local acts of 1889, entitled "An act to amend section 4 of act No. 336 of the local acts of 1879," entitled "An act to incorporate the village of Charlevoix," approved April 3, 1879, approved March 5, 1889, by adding thereto 4 new sections to stand as sections Nos. 8, 9, 10 and 11,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrence of the

Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT. Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference.

On motion of Mr. Wilkinson,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Gilbert	Mr. Prindle	Mr. Wheeler
Benson	McCormick	\mathbf{Sabin}	Wilcox
${f Beers}$	\mathbf{Milnes}	Sharp	$\mathbf{Wilkinson}$
$\mathbf{Boughner}$	Mugford	${f Smith}$	Withington
Brown	Park	Taylor	President
Fleshiem	Porter	Toan	pro tem
Garvelink			24

NAYS.

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Title agreed to. On motion of Mr. Wilkinson, By a vote of two-thirds of all the Senators elect the bill was ordered to take immediate effect.

By unanimous consent,

The committee on counties and townships made the following report:

By the committee on counties and townships:

The committee on counties and townships, to whom was referred

House bill No. 51 (file No. 14), entitled A bill to organize the county of Dickinson,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendment thereto, recommending that the amendment be concurred in:

By striking out of line 1 of section 9 the words "said county of Dickinson shall be in the twenty-fifth judicial circuit," and inserting in lieu thereof the words "said county of Dickinson, when organized, shall be in the twenty-fifth judicial circuit, the twelfth congressional district, the thirty-second Senatorial district, and in the representative district composed of the counties of Iron, Baraga and Ontonagon,"

And that the bill when so amended do pass, and ask to be discharged

from the further consideration of the subject.

A. C. McCORMICK, Chairman.

Report accepted and committee discharged.

On motion of Mr. McCormick,

The Senate concurred in the amendment made to the bill by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

On motion of Mr. Fleshiem,

The bill was made the special order, to be considered by the committee of the whole, for Wednesday next at 2 o'clock P. M.

THIRD READING OF BILLS.

Senate bill No. 238 (file No. 206), entitled

A bill to amend sections 1, 4, 5 and 6 of an act entitled "An act for protection of peach and other fruit trees from the yellows," public acts of 1881, approved May 31, 1881, being sections 2225, 2228, 2229 and 2230 of Howell's annotated statutes,

Was read a third time and passed, a majority of all the Senators

elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Beers	Mr. Garvelink	Mr. Prindle	Mr. Wheeler
Boughner	\mathbf{Milnes}	\mathbf{Sabin}	Wilkinson
Brown	Mugford	\mathbf{Smith}	Withington
$\mathbf{Fleshiem}$	Park	Taylor	President
Fridlender	Porter	Toan	pro tem 19

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Title agreed to.

On motion of Mr. Garvelink,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

GENEBAL ORDER.

On motion of Mr. Fridlender,

The Senate went into the committee of the whole on the general order, whereupon,

The President pro tem called Mr. Fridlender to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

I.

House joint resolution No. 33 (file No. 9), entitled

A joint resolution for the relief of Frank M. Decker, late of Co. I, 2d Regiment, Michigan State Troops.

Also,

House bill No. 313 (file No. 97), entitled

A bill to provide for the incorporation of companies furnishing automatic electric fire alarms.

Have made no amendments thereto and have directed their chairman to report the same back to the Senate and recommend their passage.

II.

The committee of the whole have also had under consideration,

House bill No. 571 (file No. 201), entitled

A bill to amend section 9 of article 2 of act No. 195 of the session laws of 1873, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations running or operating any railroad in this State," as amended by act No. 177 of the session laws of 1877, and act No. 330 of the public acts of 1887, and act No. 202 of the public acts of 1889.

Have directed their chairman to report progress and ask leave to sit

again.

C. A. FRIDLENDER, Chairman.

Report accepted.

The first named joint resolution and bill were placed on the order of third reading of bills.

On motion of Mr. Fridlender,

The Senate granted leave for a further consideration of the second named bill by the committee of the whole.

By unanimous consent,

The Senate resumed the order of

THIRD READING OF BILLS.

House joint resolution No. 33 (file No. 9), entitled

A joint resolution for the relief of Frank M. Decker, late of Co. I, 2d Regiment, Michigan State Troops,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Benson Beers Fleshiem Fridlender Garvelink	Mr.	Gilbert Holcomb McCormick Milnes Morrow	Mr	Park Prindle Sabin Taylor Toan	٠	Mr. Wilkinson Withington President pro tem 18
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NAYS.

Mr. Boughner Mr. Mugford

Mr. Porter

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Title and preamble agreed to.

By the committee on finance and appropriations:

The committee on finance and appropriations, to whom was referred

Senate bill No. 24 (file No. 72), entitled

A bill making an appropriation for the use of the Michigan Asylum for Insane Criminals,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying substitute therefor, entitled

A bill making an appropriation for the use of the Michigan Asylum

for Insane Criminals,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

PETER GILBERT, Chairman.

Report accepted and committee discharged.

On motion of Mr. Gilbert, The Senate concurred in the substitute reported for the bill by the com-

The bill as substituted was referred to the committee of the whole and placed on the general order.

On motion of Mr. Prindle,

Leave of absence was granted to himself for tomorrow.

On motion of Mr. Park,

Leave of absence was granted to himself until Friday, May 22d.

On motion of Mr. Withington,

The Senate adjourned.

Lansing, Friday, May 15, 1891.

The Senate met and was called to order by the President.

Religious exercises by Rev. S. R. Cook.

Roll called: a quorum present.

Absent without leave: Messrs. Doran, Morrow, Smith and Stevens.

On motion of Mr. Fleshiem,

Mr. Stevens was granted leave of absence for one week.

On motion of Mr. Fridlender,

Mr. Smith was granted leave of absence for the day.

On motion of Mr. Beers,

Mr. Doran was granted leave of absence for the day.

MOTIONS AND RESOLUTIONS.

Mr. Crocker offered the following resolution:

Resolved, That a special message be sent to the House, asking for the return of

House bill No. 212 (file No. 81), entitled

A bill to provide for the ascertaining and giving notice of the heirs of deceased persons.

The question being on the adoption of the resolution,

The resolution was adopted.

THIRD READING OF BILLS.

House bill No. 313 (file No. 97), entitled

A bill to provide for the incorporation of companies furnishing automatic electric fire alarms,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Crocker	Mr. Sabin	Mr. Wilcox
${f Benson}$	Fleshiem	Sharp	Wilkinson
\mathbf{Beers}	Fridlender	Taylor	Withington
Boughner	Garvelink	Toan	Wisner
\mathbf{Brown}	McCormick	Wheeler	19

NAYS.

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Title agreed to.

By unanimous consent, On motion of Mr. Sharp,

The joint committee on judiciary and fisheries, to whom was referred

House bill No. 721 (file No. 309), entitled

A bill to secure to the people of the State of Michigan certain rights on any of the navigable or meandered waters of this State, where fish have been or hereafter may be propagated, planted or spread at the expense of the people of this State or the United States,

Was directed to report upon the same not later than Wednesday morn-

ing next.

By unanimous consent,

Mr. McCormick offered the following resolution:

Resolved, That the State association of city superintendents of public schools be granted the use of the Senate chamber for their meeting on Thursday evening, May 21.

The question being on the adoption of the resolution,

The resolution was adopted.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, May 15, 1891.

To the President of the Senate:

SIR--I am instructed by the House to transmit the following:

House bill No. 858 (file No. 357), entitled

A bill to authorize the village of Three Oaks in the county of Berrien, to raise money to make public improvements in said village, to issue bonds therefor and to provide for the levy of taxes therein to pay the same.

Also,

House bill No. 446 (file No. 388), entitled

A bill making appropriations for building and repairs at the Michigan State Prison at Jackson.

Also,

House bill No. 398 (file No. 339), entitled

A bill to amend section 7 of an act for the construction of sidewalks within and along highways in townships and villages, being act No. 60 of the public acts of 1883, approved April 27, 1883.

Also,

House bill No. 128 (file No. 282), entitled

A bill to provide for the incorporation of union churches and societies,

Which have passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives.

The first named bill was read a first and second time by its title, and referred to the committee on cities and villages.

The second named bill was read a first and second time by its title, and

referred to the committee on State Prison.

The third named bill was read a first and second time by its title, and referred to the committee on roads and bridges.

The fourth named bill was read a first and second time by its title, and referred to the committee on religious and benevolent societies.

By unanimous consent,

The committee on roads and bridges made the following report:

By the committee on roads and bridges:

The committee on roads and bridges, to whom was referred

Senate bill No. 116 (file No. 199), entitled

A bill to provide for the laying out of three State roads in Arenac county, the first one to be known as the Standish and Maple Ridge State road, the second to be known as the Sterling and Shearer State road, and the third to be known as the Air Line and Maple Ridge State road,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accom-

panying substitute therefor, entitled

A bill to provide for the laying out of a State road in Arenac county, to be known as the Standish and Maple Ridge State road,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

J. E. HOLCOMB, Chairman.

Report accepted and committee discharged.

On motion of Mr. Holcomb,

The Senate concurred in the substitute reported for the bill by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor the following:

Senate bill No. 73 (file No. 196), entitled

A bill giving the assent of the Legislature of the State of Michigan to the grant of moneys from the United States by act of Congress approved August 30, 1890, being an act to apply a portion of the proceeds of the public lands to the more complete endowment and support of the colleges for the benefit of agriculture and the mechanic arts, established under the provisions of an act of Congress, approved July 2, 1862.

Also.

Senate bill No. 200 (file No. 110), entitled

A bill to authorize the township of Lamotte, in the county of Sanilac, to settle and adjust a certain bond issued to Robert Hoag for highway orders purchased by him and surrendered to said township.

Also.

Senate bill No. 20 (file No. 11), entitled

A bill to amend section 5, of act No. 243 of the session laws of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement, and maintenance of highways and private roads, and the building, repairing and preservation of bridges within the State," approved June 8, 1881.

Also.

Senate bill No. 314 (file No. 157), entitled

A bill to amend sections 1, 2 and 4, of act No. 163 of the public acts of 1851, for the State of Michigan, being an act entitled "An act to provide for the letting to contract, furnishing of fuel and stationery for the use of the State, and also the State printing and binding," as amended by act No. 61 of the session laws of 1873, approved April 1, 1873, being compiler's sections 346, 347 and 349 of Howell's annotated statutes, as amended by act No. 203 of the session laws of 1889, of the State of Michigan.

Also,

Senate bill No. 93 (file No. 36), entitled

A bill to amend sections 1, 2 and 3 of act No. 97 of the session laws of 1889, entitled "An act to provide for an additional circuit judge for the 17th judicial circuit and to define the powers and duties of the judges of said circuit, and to provide for the manner of conducting the business of said court," and to add another section thereto, to stand as section 7.

C. B. BOUGHNER, Chairman.

Report accepted.

By the committee on religious and benevolent societies:

The committee on religious and benevolent societies, to whom was referred

Senate bill No. 232 (file No. 201), entitled

A bill to provide for the incorporation of the High Court of the

Independent Order of Foresters for the State of Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

A. B. BROWN, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

On motion of Mr. Beers,

The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present.

Absent without leave: Messrs. Crocker and Morrow.

REPORTS OF STANDING COMMITTEES.

By the committee on education and public schools:

The committe on education and public schools, to whom was referred House substitute for House bills Nos. 277 and 738 (file No. 317), entitled

A bill to amend chapter 10 of act No. 164 of the public acts of 1881, approved May 21, 1881, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools and to repeal all statutes and acts contravening the provisions of this act," as amended by act No. 53 of the public acts of 1883, by adding thereto a new section, to stand as section No. 6.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

JOHN BASTONE, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 194 (file No. 248), entitled

A bill to incorporate the village of Hillman, in Montmorency county, Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

J. S. BEERS, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 648 (file No. 239), entitled A bill to amend sections 3, 12, 13, 15, 17, 18, 19, 20, 22, 37, 61, 65 and 75 of act No. 428 of the acts of 1887, entitled "An act to revise and amend act No. 53, of the session laws of 1859, entitled 'An act to incorporate the city of Battle Creek,' approved February 3, 1859, as revised and amended by the several acts revisionary and amendatory thereof, and to repeal all acts or parts of acts inconsistent herewith," approved April 9, 1887, as amended, the said sections 3, 37 and 75, by act No. 384 of the session laws of 1889, approved May 9, 1889, and to amend section 93 of said act 384, approved May 9, 1889, to provide for filling of vacancies on the board of registration; the issuing of bonds by the city of Battle Creek, for the construction of sewers and the assessment of property for the same; to provide for two assessors, making the mayor ex officio member of the board of public works, and that plats of land in said city shall be first accepted by the common council before the same can be recorded or worked,

Respectfully report that they have had the same under consideration. and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be dis-

charged from the further consideration of the subject.

J. S. BEERS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Milnes, The rules were suspended, two-thirds of all the Senators present voting

therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Brown Fleshiem Fridlender	Mr. Garvelink Gilbert Holcomb McCormick Milnes Mugford	Mr. Porter Sabin Sharp Taylor Toan	Mr. Wheeler Wilcox Wilkinson Withington Wisner
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Title agreed to.

On motion of Mr. Milnes,

By a vote of two-thirds of all the Senators elect, the bill was ordered totake immediate effect.

By the committee on finance and appropriations:

The committee on finance and appropriations, to whom was referred

House bill No. 375 (file No. 350), entitled

A bill making an appropriation to aid in suitably providing for the

twenty-fifth national encampment of the Grand Army of the Republic, to

be held in Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject. The committee further recommend that the bill be made a special order for Wednesday, May 20, to be considered in committee of the whole.

PETER GILBERT, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

On motion of Mr. Gilbert,

The bill was made the special order, to be considered by the committee of the whole, on Wednesday next.

By the committee on finance and appropriations:

The committee on finance and appropriations, to whom was referred

Senate bill No. 123, entitled

A bill making appropriations for the Reform School for the years 1891

and 1892,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendment thereto, recommending that the amendment be concurred in:

By striking out of lines 4, 5 and 6 of section 2, the words "for enlarging" and repairing the chapel, \$2,000; for a silo cutter, \$650; for drainage of swamps, \$3,000,"

And that the bill when so amended do pass, and ask to be discharged

from the further consideration of the subject.

PETER GILBERT, Chairman.

Report accepted and committee discharged.

On motion of Mr. Gilbert.

The Senate concurred in the amendment made to the bill by the committee.

The bill was then referred to the committee of the whole and placed on

the general order.

By the committee on Asylum for the Insane:

The committee on Asylum for the Insane, to whom was referred

House bill No. 219 (file No. 325), entitled

A bill making an appropriation for the building of two colony houses and making necessary improvements at Michigan Asylum for the Insane,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee on finance and appropriations.

MESSAGES FROM THE HOUSE.

The President also announced the following:

House of Representatives, Lansing, May 15, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Senate bill No. 122 (file No. 60), entitled

A bill to provide for the appointment, fix the compensation, and prescribe the duties of a stenographer for the 11th judicial circuit, and to establish a basis for the payment of his salary by the counties in said circuit.

And to inform the Senate that the House has amended the same as follows:

By striking out the following proviso at the end of section 5:

"Provided, however, That in any criminal case the court may, on the request of the prosecuting attrorney, or of counsel for the defense, order the stenographer to make a transcript of the testimony and proceedings in said cause, said transcript when so made to be paid for by the county wherein said cause is tried, at the rate hereinbefore established for transcripts in civil cases. Said transcripts shall be deemed the official record of the court,"

In the passage of which bill as thus amended the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The question being on concurring in the amendment made by the House to the bill,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson Beers, Boughner Brown	Mr. Fridlender Garvelink Gilbert McCormick	Mr. Mugford Sabin Sharp	Mr. Wheeler Wilcox Wilkinson Withington
		Taylor	Withington
$\mathbf{Fleshiem}$	\mathbf{Milnes}	\mathbf{Toan}	Wisner 20

NAYS.

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On motion of Mr. Sharp,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

The President also announced the following:

House of Representatives, Lansing, May 15, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following: Senate bill No. 107 (file No. 48), entitled

A bill to amend an act entitled "An act to authorize the incorporation of companies for the construction of union railroad stations and depots with the necessary connecting tracks and the management of the same," approved June 9, 1881, by adding a new section thereto relative to the closing of streets and alleys by companies organized under said act,

In the passage of which bill the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate

effect by a vote of two-thirds of all the members elect.

Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatines,) Lansing, May 15, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Senate joint resolution No. 7, entitled

Joint resolution authorizing the Board of State Auditors to investigate, examine and settle any claim found to be due Josiah W. Begole against the State of Michigan for moneys paid, paid out and expended by him as Governor of the State, in the case of Dullam vs. Wilson,

In the passage of which joint resolution, the House has concurred by a majority vote of all the members elect, and has ordered the same to take

immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives.

The joint resolution was referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, \(\frac{1}{2}\)

To the President of the Senate:

Sir-I am instructed by the House to transmit the following:

Substitute for House bill No. 135 (file No. 359), entitled A bill to amend section 1, 8, 9, 10, 12 and 15 of act No. 276 of the public acts of 1889, entitled "An act for the protection of game."

Which has passed the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

> Very respectfully, LYMAN A. BRANT.

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on fisheries.

The President also announced the following:

House of Representatives, Lansing, May 15, 1891.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following concurrent resolution:

WHEREAS, The edition of the Legislative manual for 1891, issued in con-

formity to law is inadequate to supply the demand; therefore be it

Resolved, By the House (the Senate concurring) that the Secretary of State be and is hereby instructued to have a second edition of 2,000 copies printed at as early a date as practicable, to be disposed of as the present Legislature may direct.

Which has been adopted by the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully

asked.

Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives.

The question being on concurring in the adoption of the concurrent resolution.

The resolution was adopted.

MOTIONS AND RESOLUTIONS.

On motion of Mr. Fridlender,

Leave of absence was granted to himself for the remainder of the afternoon.

On motion of Mr. Gilbert,

By unanimous consent,

The rules were suspended, and the committee of the whole was discharged from the further consideration of

Senate bill No. 116 (file No. 199), entitled

A bill to provide for the laying out of a State road in Arenac county, to be known as the Standish and Maple Ridge State Road.

On motion of Mr. Gilbert,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by year and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Boughner Fleshiem	Mr. Garvelink	Mr. Mugford	Mr. Wheeler
	Gilbert	Porter	Wilkinson
	Holcomb	Sabin	Withington
	McCormick	Taylor	Wisner
	Milnes	Toan	19
	N	AYS.	0

Title agreed to.

On motion of Mr. Gilbert,

By a vote of two-thirds all the Senators elect, the bill was ordered to take immediate effect.

On motion of Mr. Wisner.

By a vote of two-thirds of all the Senators elect,

House bill No. 313 (file No. 97), entitled

A bill to provide for the incorporation of companies furnishing automatic electric fire-alarms,

Was ordered to take immediate effect.

By unanimous consent,

The committee on public improvements made the following report:

By the committee on public improvements:

The committee on public improvements, to whom was referred

House joint resolution No. 12 (file No. 8), entitled

Joint resolution authorizing the State Board of Auditors to make certain

improvements on certain property owned by the State,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the joint resolution do pass, and ask to be discharged from the further consideration of the subject.

A. B. BROWN, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee on finance and appropriations.

Mr. Wisner moved that when the Senate adjourns today it stand adjourned until Monday next at 9:30 o'clock P. M.,

Which motion prevailed, Mr. Porter calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Milnes	Mr. Wheeler
${f Benson}$	$\mathbf{Gilbert}$	Sabin	$\mathbf{Wilkinson}$
Beers	$\mathbf{Holcomb}$	Taylor	Withington
\mathbf{Brown}	McCormick	Toan	Wisner
Fleshiem			17

NAYS.

Mr. Mugford Mr. Porter Mr. Sharp 3

On motion of Mr. Porter,

Senate bill No. 78 (file No. 30), entitled

A bill to protect bees from poison through the spraying or otherwise treating of fruit or other trees, shrubs, vines, or plants with London purple, Paris green, white arsenic, or other virulent poisons, while the aforesaid trees, shrubs, vines or plants are in blossom,

Was taken from the order of third reading of bills and laid on the table.

GENERAL ORDER.

On motion of Mr. Boughner,

The Senate went into committee of the whole on the general order, whereupon

The President called Mr. Bastone to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following:

House bill No. 571 (file No. 201), entitled A bill to amend an act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," being act No. 198 of the session laws of 1873.

Also,

Senate bill No. 24 (file No. 72), entitled

A bill making an appropriation for the use of the Michigan Asylum for Insane Criminals.

Also.

House substitute for House bills Nos. 277 and 738 (file No. 317), entitled A bill to amend chapter 10 of act number 164 of the public acts of 1881, approved May 21, 1881, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools and to repeal all statutes and acts contravening the provisions of this act," as amended by act No. 53 of the public acts of 1883, by adding thereto a new section to stand as section No. 6.

Also,

House bill No. 194 (file No. 248), entitled

A bill to incorporate the village of Hillman, in Montmorency county. Also.

Senate bill No. 123, entitled

A bill making appropriations for the Reform School for the years 1891 and 1892.

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

JOHN BASTONE, Chairman.

Report accepted.

The above named bills were placed on the order of third reading of bills. By unanimous consent,

The Senate resumed the order of

THIRD READING OF BILLS.

Senate bill No. 24 (file No. 72), entitled

A bill making an appropriation for the use of the Michigan Asylum for Insane Criminals,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Boughner Brown	Mr. Fleshiem Garvelink Gilbert Holcomb McCormick	Mr. Milnes Mugford Porter Sabin Toan	Mr. Wilcox Wilkinson Withington Wisner
	N.	AYS.	0

Title agreed to.

House substitute for House bills No. 277 and 738 (file No. 317), entitled A bill to amend chapter 10 of act No. 164 of the public acts of 1881, approved May 21, 1881, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools and to repeal all statutes and acts contravening the provisions of this act," as amended by act

No. 53 of the public acts of 1883, by adding thereto a new section to stand as section No. 6,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Boughner	Mr. Flesh Garve Gilbe Holce	elink M ert P	Milnes Mr. Mugford Porter Sabin	Toan Wilcox Wilkinson Withington	
Brown			Saom l'aylor		20

NAYS.

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Title agreed to.

On motion of Mr. Beers,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 194 (file No. 248), entitled

A bill to incorporate the village of Hillman, in Montmorency county, .Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fleshiem	Mr. Milnes	Mr. Toan
$\mathbf{Benson}.$	Garvelink	Mugford	Wilcox
. Beers	Gilbert	Porter	Wilkinson
Boughner	$\mathbf{Holcomb}$	Sabin	Withington
Brown	McCormick	Taylor	Wisner 20

NAYS.

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Title agreed to.

On motion of Mr. Holcomb,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

On motion of Mr. Boughner,

Leave of absence was granted to himself until Wednesday next.

On motion of Mr. Brown,

Leave of absence was granted to himself for next week.

On motion of Mr. Wisner, The Senate adjourned.

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Lansing, Monday, May 18, 1891.

The Senate met and was called to order by the President at 9:30 o'clock P. M.

Roll called: a quorum present.

Absent without leave: Messrs. Crocker, Gilbert, Holcomb, Sharp, Taylor, Toan and Withington.

On motion of Mr. Flesheim,

Mr. Sharp was granted leave of absence until Friday next.

On motion of Mr. Porter,

Mr. Taylor was granted leave of absence until tomorrow.

PRESENTATION OF PETITIONS.

No. 494. By Mr. Doran: Petition of M. W. McCoy and 30 other residents of Kent county, in favor of the proposed appropriation for the G. A. R. reunion at Detroit.

Referred to the committee on military affairs.

REPORTS OF STANDING COMMITTEES.

By the committee on education and public schools:

The committee on education and public schools, to whom was referred

House bill No. 412 (file No. 280), entitled

A bill to incorporate the public schools of the city of North Muskegon, Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendments thereto, recommending that the amendments be concurred in:

1. By inserting in line 4 of section 3 after the word "election" the words "and also publishing the same for three consecutive days in some daily paper printed and circulated in the city of North Muskegon, or in the city of Muskegon, prior to said election."

2. By inserting in line 5 of section 8 after the word "Muskegon" the

words "or in the city of Muskegor."

3. By striking out of line 6 of section 8 the word "or" and inserting in lieu thereof the word "and."

4. By striking out of line 6 of section 26 the word "or" and inserting in lieu thereof the word "and,"

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

JOHN BASTONE, Chairman.

Report accepted and committee discharged.

On motion of Mr. Bastone.

The Senate concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

BEPORTS OF SELECT COMMITTEES.

By the select committee on appropriation for the State House of Correction and Reformatory at Ionia:

The select committee on appropriation for the State House of Correction

and Reformatory at Ionia, to whom was referred

Senate bill No. 154 (file No. 81), entitled

A bill making an appropriation for building an extension of shop, additional power, machinery, lumber, furnishings and general repairs at

the State House of Correction and Reformatory at Ionia,

Have had the same under consideration and make the following report: After a thorough examination of the whole institution we deem an appropriation for building an extension of shop, additional power, and machinery necessary. Except in a few instances in the several departments it is necessary to replace the worn-out machinery with new for the successful operation of the several industries within the institution.

The further purchase of lumber, to any great extent, is of doubtful

propriety in view of the several facts that exist.

First, There is now on hand a large supply of lumber sufficient to last at least two years and is of the grade which enters largely into the style

of furniture manufactured at the institution;

Second, That the eight year contract of Cockrane & Miller for the manufacture of a certain grade of furniture which has yet three and onehalf years to run, by a certain provision in the contract, can be terminated by giving six months notice to the board of control to that effect; and,

Third, After a careful computation we fail to realize the amount of net profit in the manufacture of furniture as set forth in the warden's last report

of the so called infant industry of the institution.

For the administration and inmates kitchen, furnishings necessary, and we have recommended a small appropriation therefor. For general repairs upon buildings and grounds quite a sum is necessary, and to delay longer such repairs would endanger the safety and preservation of the institution. Two new floors are needed in the work shop, and the dry kiln is in a dilapidated condition; also repairs are needed upon the elevator and boiler, and the worn out belting, pulleys and shafting should be replaced with new. The erection of several piers in the work shop is necessary to support the building and machinery and obviate the unnatural friction that now exists, and which will increase the security and power of the machinery beyond the necessity of purchasing additional power at present.

We deem it unnecessary to enter into detailed statement of the repairs needed thoroughout the whole institution, but they are many, for we are confident, that the present management will be thoroughly economical in that direction and that in their revised estimates they have asked for no more of an appropriation than is absolutely necessary, which amount in

sum total is nineteen thousand nine hundred and eighty dollars.

An appropriation is asked for to provide means for working of surplus men at new industries other than those already introduced in the institu-It is the opinion of your committee that those new industries should be only such as give largely hand labor employment to the inmates, rather than those which demand the latest improved machinery for their successful operation and thereby brings such products into competition with the skilled labor of the various industries of the State. We could enlarge

much upon the subject in way of suggestions as to the different employments that might be properly introduced and those only upon special appropriations rather than to be taken from the general fund. Yet, we do not wish to embarrass the management whom we believe to be gentlemen who will take the broad and patriotic view of the situation, and perform first the duty they owe to our law abiding citizens, and secondly to the inmates of the institution, and thereby give no further anxiety to the people of our State as to the management of the institution in all its departments. We therefore report the bill back to the Senate with the accompanying substitute therefor, entitled

A bill making an appropriation for building an extension of shop, additional power, machinery, lumber, furnishings and general repairs at

the State House of Correction and Reformatory at Ionia,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

JOHN S. BEERS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Beers,

The Senate concurred in the substitute reported for the bill by the committee.

The bill as substituted was then referred to the committee on finance and appropriations.

MOTIONS AND RESOLUTIONS.

On motion of Mr. Milnes,

By a vote of two-thirds of all the Senators elect,

Senate bill No. 24 (file No. 72), entitled

A bill making an appropriation for the use of the Michigan Asylum for Insane Criminals,

Which was passed by the Senate on Friday last.

Was ordered to take immediate effect.

On motion of Mr. Wilkinson,

The Senate adjourned.

Lansing, Tuesday, May 19, 1891.

The Senate met and was called to order by the President.

Religious exercises by Rev. S. R. Cook.

Roll called: a quorum present.

Absent without leave: Messrs. Crocker and Holcomb.

PRESENTATION OF PETITIONS.

No. 495. By Mr. Smith: Memorial of Chas. A. Hull and many other residents of Detroit, asking for the repeal of act No. 271 of the public acts

of 1887, relative to the sentencing of wayward girls to the "House of the Good Shepherd" at Detroit.

Referred to the committee on Industrial Home for Girls.

REPORTS OF STANDING COMMITTEES.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor the following:

Senate bill No. 107 (file No. 48), entitled A bill to amend an act entitled "An act to authorize the incorporation of companies for the construction of union railroad stations and depots with the necessary connecting tracks and the management of the same,' approved June 9, 1881, by adding a new section thereto relative to the closing of streets and alleys by companies organized under said act.

Also.

Senate bill No. 122 (file No. 60), entitled

A bill to provide for the appointment, fix the compensation, and prescribe the duties of a stenographer for the 11th judicial circuit, and to establish a basis for the payment of his salary by the counties in said circuit.

Also.

Senate joint resolution No. 7, entitled

A joint resolution authorizing the Board of State Auditors to investigate, examine and settle any claim found to be due Josiah W. Begole against the State of Michigan for moneys paid, laid out and expended by him as Governor of the State, in the case of Dullam vs. Wilson,

GEO. F. PORTER, Chairman pro tem.

Report accepted.

By the committee on banks and corporations:

The committee on banks and corporations, to whom was referred

Senate bill No. 94, entitled

A bill to regulate the interest of money on account, interest on money

judgments, verdicts, etc.,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

JOHN R. BENSON, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

MOTIONS AND RESOLUTIONS.

Mr. Milnes offered the following resolution:

Resolved, That all committees are hereby instructed to report out all bills in their respective committees as speedily as possible, to the end that the Senate may have the same before it for consideration.

The question being on the adoption of the resolution,

The resolution was adopted.

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THIRD READING OF BILLS.

Senate bill No. 284 (file No. 121), entitled

A bill to provide for appropriation of money to pay the salary of the Attorney General, clerks and certain expenses in such department and to provide the manner and condition of payment, and to repeal all acts and parts of acts contravening the provisions of this act,

Having been informally passed and placed on the order of third reading, And the question being on concurring in the amendment made by the

House to the bill,

On motion of Mr. Wisner,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Gilbert	Mr. Porter	Mr. Wilcox
Beers	McCormick	Prindle	Wilkinson
Fleshiem	Miller	Smith	Withington
Fridlender	Morrow		Wisner
Garvelink	Mugford	$\mathbf{W}_{\mathbf{heeler}}$	wisner 18

NAYS.

Mr. Milnes Mr. Sabin

On motion of Mr. Wisner,

By a vote of two thirds of all the Senators elect, the bill was ordered to

take immediate effect.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

GENERAL ORDER.

On motion of Mr. Fridlender,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Fridlender to the chair.

After some time spent therein the committeee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following:

I.

House bill No. 412 (file No. 280), entitled

A bill to incorporate the public schools of the city of North Muskegon, Have made no amendments thereto, and have directed their chairman toreport the same back to the Senate, and recommend its passage.

TT.

The committee of the whole have also had under consideration Senate bill No. 42 (file No. 143), entitled

A bill relative to contributory negligence, and to provide for the submission of the same as a question of fact to the jury.

Have directed their chairman to report the same back to the Senate, with the recommendation that it be referred to the committee on judiciary.

III.

The committee of the whole have also had under consideration

Senate bill No. 208 (file No. 207), entitled

A bill to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving, or delivering malt, brewed, fermented, vinous, spirituous, or other intoxicating liquors, and to repeal all acts or parts of acts inconsistent with the provisions of this act.

Have directed their chairman to report the same back to the Senate, with the recommendation that it be made the special order, to be considered by the committee of the whole, on May 21, at 2 o'clock, P. M.

IV.

The committee of the whole have also had under consideration Senate bill No. 94, entitled

A bill to regulate the interest of money on account, interest on money,

judgments, verdicts, etc.,

Have directed their chairman to report the same back to the Senate, with the recommendation that the same be printed for the use of the committee of the whole.

C. A. FRIDLENDER, Chairman.

Report accepted.

The first named bill was placed on the order of third reading of bills.

On motion of Mr. Fridlender,

The Senate concurred in the recommendation of the committee regarding the second named bill, and the same was referred to the committee on judiciary.

On motion of Mr. Fridlender,

The Senate concurred in the recommendation of the committee regarding the third named bill, and the same was made the special order, to be considered by the committee of the whole, on Thursday, May 21, at 2 o'clock P. M.

On motion of Mr. Fridlender.

The Senate concurred in the recommendation of the committee regarding the fourth named bill, and the same was ordered printed.

On motion of Mr. Milnes,

The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock B. M.

Roll call: a quorum present.

Absent without leave: Messrs. Crocker and Holcomb.

PRESENTATION OF PETITIONS.

No. 496. By Mr. Wilcox: Petition of C. D. Smith and 61 other taxpayers of the city of Corunna, for the passage of Senate bill No. 37, authorizing the city of Corunna to borrow money for public improvements.

Referred to committee on cities and villages.

On motion of Mr. Wilcox,

The petition was ordered spread on the Journal, as follows:

To the Honorable the Senate and House of Representatives:

We, the undersigned taxpayers of the city of Corunna, would respectfully urge the passage of the bill now pending before your honorable body, entitled a bill to authorize the city of Corunna to borrow money for the purpose of making public improvements in said city, and to issue its bonds for the payment of the same.

REPORTS OF STANDING COMMITTEES.

By the committee on finance and appropriations:

The committee on finance and appropriations, to whom was referred the

following resolution:

Resolved, That Secretary Alfred J. Murphy be allowed the extra compensation of three dollars per day, and Assistant Secretary Joseph J. Emery and Bill Clerk Justus G. Lamson each be allowed the extra compensation of two dollars per day during the present session of the Legislature, for extra work performed by them,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the resolution be adopted, and ask to

be discharged from the further consideration of the subject.

PETER GILBERT, Chairman.

Report accepted and committee discharged. The question being on the adoption of the resolution, Mr. Milnes moved that there be a call of the Senate, Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the Senate was called by the Secretary and the following Senators were reported as absent without leave: Messrs. Crocker, Holcomb and Prindle.

On motion of Mr. Milnes.

Messrs. Crocker and Holcomb were excused from the operation of the call.

Mr. Prindle having appeared at the bar of the Senate, and having been admitted,

On motion of Mr. Milnes,

All further proceedings under the call were dispensed with.

The question being on the adoption of the resolution,

The resolution was adopted, Mr. Milnes calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Doran Fleshiem Fridlender	Mr. Garvelink	Mr. Mugford	Mr. Toan
	Gilbert	Park	Weiss
	McCormick	Porter	Wheeler
	Miller	Smith	Wilcox
	Morrow	Stevens	Wisner

21

NAYS.

Mr. Milnes Mr. Sabin Mr. Wilkinson Mr. Withington Prindle Taylor

MESSAGES FROM THE GOVERNOR.

The President announced the following:

EXECUTIVE OFFICE, Lansing, May 15, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 200 (file No. 110), being

An act to authorize the township of Lamotte, in the county of Sanilac, to settle and adjust the claim of the holder of a certain bond issued to Robert Hoag for highway orders purchased by him and surrendered to said township.

Also.

Senate bill No. 73 (file No. 196), being

An act giving the assent of the Legislature of the State of Michigan to the grant of moneys from the United States by act of Congress, approved August 30, 1890, being an act to apply a portion of the proceeds of the public lands to the more complete endowment and support of the colleges for the benefit of agriculture and the mechanic arts, established under the provisions of an act of Congress approved June 2, 1862. EDWIN B. WINANS, Governor.

The message was received.

The President also announced the following:

EXECUTIVE OFFICE, Lansing, May 16, 1891. \

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 314 (file No. 157), being An act to amend sections 1, 2 and 4 of act No. 163 of the public acts of 1851, for the State of Michigan, being an act entitled "An act to provide for the letting to contract, furnishing of fuel and stationery for the use of the State and also the State printing and binding," as amended by act No. 61 of the public acts of 1873, approved April 1, 1873, being compiler's sections 346, 347 and 349 of Howell's annotated statutes, as amended by act No. 203 of the session laws of 1889, of the State of Michigan.

Also.

Senate bill No. 93 (file No. 36), being

An act to amend sections 1, 2 and 3 of act No. 97 of the session laws of 1889, entitled "An act to provide for an additional circuit judge for the seventeenth judicial circuit and to define the powers and duties of the judges of said circuit, and to provide for the manner of conducting the business of said court," and to add another section thereto, to stand as section 7.

EDWIN B. WINANS, Governor.

The message was received.

The President also announced the following:

EXECUTIVE OFFICE. Lansing, May 15, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 20 (file No. 11), being An act to amend section 5, of act No. 243 of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement, and maintenance of highways and private roads, and the building, repairing and preservation of bridges within the State," approved June 8, 1881.

EDWIN B. WINANS, Governor.

The message was received.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, May 19, 1891.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following:

House bill No. 731 (file No. 392), entitled

A bill to authorize the village of Paw Paw in the county of Van Buren, to raise money to make public improvements in said village, to issue bonds therefor and to provide for the levy of taxes therein to pay the same.

Which has passed the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the committee on cities and villages.

The President also announced the following:

House of Representatives, Lansing, May 19, 1891.

To the President of the Senate:

Sir-I am instructed by the House to return to the Senate the following:

Senate bill No. 292 (file No. 198), entitled

A bill to amend section 8 of chapter 119 of the compiled laws of 1871

being compiler's section 4488 of Howell's annotated statutes, relative to authorizing the incorporation of the Independent Order of Odd Fellows.

In the passage of which bill the House has concurred by a majority

vote of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, 1

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 511 (file No. 366), entitled

A bill to amend section 1756 of Howell's annotated statutes of Michigan, as amended by act 273 of the public acts of 1887, relative to support and maintenance of the poor by counties.

House bill No. 415 (file No. 369), entitled

A bill to amend section 10 of an act in relation to life insurance companies transacting business within this State, being general act No. 77 of the laws of 1869, approved March 30, as amended by subsequent acts, being section 4225 of Howell's annotated statutes.

Which have passed the House by a majority vote of all the members.

elect and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The first named bill was read a first and second time by its title and referred to the committee on State affairs.

The second named bill was read a first and second time by its title and referred to the committee on insurance.

MOTIONS AND RESOLUTIONS.

On motion of Mr. Wilcox, Senate bill No. 37, entitled

A bill to authorize the city of Corunna to borrow money for the purpose of making public improvements in said city, and to issue its bonds for the payment of the same,

Was taken from the table. On motion of Mr. Wilcox,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time, and Pending the taking of the vote thereon,

Mr. Wilcox moved that the same be amended as follows:

By striking out the word "fifty" in section 1, and inserting in lieu thereof the word "twenty-five,"

Which motion prevailed and the bill was so amended.

The question being on the passage of the bill,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Gilbert	Mr. Park	Mr. Wheeler Wilcox
		Wilkinson
Milnes	Sabin	Withington
Morrow	Smith	Wisner
$\mathbf{Mugford}$	Toan	23
	McCormick Miller Milnes	McCormick Porter Miller Prindle Milnes Sabin Morrow Smith

NAYS.

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Title agreed to.

On motion of Mr. Wilcox,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

THIRD READING OF BILLS.

House bill No. 571 (file No. 201), entitled

A bill to amend section 9 of article 2 of act No. 198 of the session laws of 1873, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations running or operating any railroad in this State," as amended by act No. 177 of the session laws of 1877, and act No. 330 of the public acts of 1887, and act No. 202 of the public acts of 1889,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. McCormick	Mr. Park	Mr. Weiss
${f Beers}$	\mathbf{Miller}	Porter	$\mathbf{W}_{\mathbf{heeler}}$
Fleshiem	\mathbf{Milnes}	\mathbf{Sabin}	Wilcox
Fridlender	Morrow	Smith	Withington
\mathbf{G} arvelink	Mugford	\mathbf{Toan}	Wisner
Gilbert	O		21

NAYS.

Mr. Bastone Mr. Prindle

2

Title agreed to.

On motion of Mr. Park,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

On motion of Mr. Park, The Senate adjourned.

Lansing, Wednesday, May 20, 1891.

The Senate met and was called to order by the President.

Religious exercises by Rev. S. R. Cook.

Roll called: a quorum present.

Absent without leave: Mr. Fridlender.

On motion of Mr. Smith,

Mr. Fridlender was excused from attendance until this afternoon.

The President announced the following communication:

To the President of the Senate, Lansing, Michigan:

Sir—The following resolution fully explains itself. Your prompt acceptance of the same is cordially requested.

By Alderman Coots:

Resolved, That this council hereby tenders the hospitality of the city of Detroit, to his excellency, the Governor, the Lieutenant Governor, the members of the Senate, and House of Representatives and the heads of the various departments of the State government, and they are hereby invited to visit the city of Detroit with their wives on Saturday, the 23d inst., as guests of the city; and, further,

Resolved, That a committee of nine be appointed by his honor, the President, to extend the invitation and complete all the necessary arrangements for the proper reception and entertainment of our guests, with full

power to act.

Adopted unanimously.

The chair appointed the following committee:

His Honor, the Mayor, and the President of the Common Council, Capt. Joseph Nicholson, Controller Peter Rush, Aldermen Coots, Amos, Lowry, Reynolds, O'Regan and Reves.

[L.S.]

Respectfully,
A. G. KRONBERG,

City Clerk.

By unanimous consent,

Mr. Park offered the following resolution:

Resolved by the Senate (the House concurring), That the Senate and House accept the invitation of the common council and citizens of the city of Detroit, and

Resolved, That the members and officers of the Senate and House do visit the city of Detroit, in a body on Saturday, May 23, 1891, and that the Secretary of the Senate and Clerk of the House, so notify the common council of the city of Detroit.

The question being on the adoption of the concurrent resolution,

The resolution was adopted. By unanimous consent,

On motion of Mr. Wisner,

Capt. Joseph Nicholson, as bearer of the said invitation, addressed the Senate briefly regarding the same.

By unanimous consent, On motion of Mr. Bastone, Senate bill No. 301, entitled A bill to provide for the apportionment of the State of Michigan into representative districts,

Was taken from the table. On motion of Mr. Bastone,

The bill was referred to the select committee on apportionment.

SPECIAL ORDER OF THE DAY.

The special order of the day being the further consideration of Senate bill No. 108 (file No. 49), entitled

A bill making appropriations for the State Board of Fish Commissioners for the year ending June 30, 1892, and the year ending June 30, 1893,

And the President having announced that the time for the consideration of the same had arrived, and the bill having been read a third time,

The question being upon its passage, Pending the taking of a vote thereon,

By unanimous consent,

Mr. Bastone moved that the bill be amended as follows:

By striking out of line 1 of section 1 the word "seven," where it occurs, and inserting in lieu thereof the word "three;"

Which motion did not prevail, Mr. Bastone calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Boughner Mr. Crocker Holcomb	Mr. McCormick Smith	Mr. Wilcox Wisner	8
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NAYS.

Mr. Beers	Mr. Morrow	Mr. Sabin	Mr. Weiss
Fleshiem	Mugford	Stevens	Wheeler
Garvelink	Park	Taylor	Wilkinson
Miller	Porter	Toan	Withington
\mathbf{Milnes}	Prindle		18

By unanimous consent,

Mr. Bastone then moved to amend the bill as follows:

By striking out of line 4 of section 1 the word "seven," and inserting in lieu thereof the word "three;"

Which motion did not prevail.

By unanimous consent,

Mr. Bastone then moved to amend the bill as follows:

By striking out section 2;

Which motion prevailed, Mr. Milnes calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Milnes	Mr. Toan
${\bf Benson}$	$\mathbf{Gilbert}$	Mugford	Wilcox
Boughner	$\mathbf{Holcomb}$	Porter	Withington
Crocker	McCormick	${f Prindle}$	Wisner
Doran	\mathbf{Miller}	\mathbf{Sabin}	19

NAYS.

Mr. Fleshiem Mr. Smith Mr. Taylor Mr. Wheeler
Morrow Stevens Weiss Wilkinson
Park 9

By unanimous consent,

Mr. Milnes then moved to amend the bill by making section 3 stand as section 2;

Which motion prevailed and the bill was so amended.

By unanimous consent,

Mr. Milnes then moved to amend the bill as follows:

By striking out of line 2 of section 2 the words "thirty thousand seven hundred and sixty-three" and inserting in lieu thereof the words "twenty-seven thousand four hundred and eighty-three;"

Which motion prevailed and the bill was so amended. The question again being on the passage of the bill,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Beers	Mr. Mugford	Mr. Sabin	Mr. Weiss
Boughner	Park	\mathbf{Smith}	$\mathbf{W}_{\mathbf{heeler}}$
Garvelink	Porter	Taylor	Wilkinson
\mathbf{M} iller	Prindle	Toan	Withington
Morrow			17

NAYS.

Mr. Bastone Benson	Mr. Holcomb McCormick	Mr. Milnes	Mr. Wisner	6
Title agreed to.				

PRESENTATION OF PETITIONS.

No. 497. By Mr. Wheeler: Petition of O. Prince and 42 other members of Mc Pherson Post G. A. R. asking for an appropriation for the national G. A. R. encampment at Detroit.

Referred to committee on military affairs.

No. 498. By Mr. Gilbert: Petition of John C. Hewitt and 30 other citizens of Bay City, in favor of the "Orth uniform liquor tax bill."

Referred to committee on liquor traffic.

No. 499. By Mr. Beers: Petition of H. W. Ray and 18 other citizens of Berrien county, against a change in the present game law relative to the killing of deer.

Referred to committee on fisheries.

REPORTS OF STANDING COMMITTEES.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

Senate bill No. 284 (file No. 121), entitled

A bill to provide for appropriation of money to pay the salary of the Attorney General, clerks and certain expenses in such department, and to provide the manner and condition of payment, and to repeal all acts and parts of acts contravening the provisions of this act.

C. B. BOUGHNER, Chairman.

Report accepted.

By the committee on State Prison:

The committee on State Prison, to whom was referred

House bill No. 446 (file No. 388), entitled

A bill making appropriations for building and repairs at the Michigan

State Prison at Jackson,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendments thereto, recommending that the amendments be concurred in:

1. By striking out of lines 1 and 2 of section 1 the words "forty thou-

sand," and inserting in lieu thereof the words "fifty-six thousand."

2. By adding to section 1 the words "for building a new wall on the

west side of the said prison grounds, sixteen thousand dollars," And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER. Chairman.

Report accepted and committee discharged.

On motion of Mr. Wisner,

The Senate concurred in the amendments made to the bill by the com-

The bill was then referred to the committee on finance and appropriations.

By the committee on banks and corporations:

The committee on banks and corporations, to whom was referred

Senate bill No. 162, entitled

A bill to provide for the incorporation of subordinate camps of the Sons of Veterans,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendment thereto, recommending that the amendment be concurred in:

Add a new section thereto to stand as section 5 and to read as follows: Sec. 5. "All corporations formed under this act shall be subject to the provisions of chapter 191 of Howell's annotated statutes so far as the same may be applicable to corporations formed under this act,"

And that the bill when so amended do pass, and ask to be discharged

from the further consideration of the subject.

JOHN R. BENSON, Chairman.

Report accepted and committee discharged.

On motion of Mr. Benson,

The Senate concurred in the amendment made to the bill by the committee.

On motion of Mr. Milnes.

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill, as amended, was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Boughner Crocker Doran	Mr. Garvelink Gilbert McCormick Miller Milnes Morrow	Mr. Park Porter Sabin Smith Stevens Taylor	Mr. Toan Weiss Wheeler Wilkinson Withington Wisner
Doran	Morrow	Taylor	w isner
Fleshiem	Mugford		26

NAYS.

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Title agreed to.

On motion of Mr. Milnes,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By the committee on finance and appropriations:

The committee on finance and appropriations, to whom was referred

Senate (substitute) bill No. 154, entitled

A bill making an appropriation for building an extension of shop, additional power, machinery, lumber, furnishings and general repairs at the State House of Correction and Reformatory at Ionia,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendment thereto, recommending that the amendment be concurred in:

By inserting in line 20 of section 1 after the words "in operation" the words "but this sum, \$6,000 shall be used as far as practicable in the carrying on of industries which employ the largest amount of hand labor,"

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

PETER GILBERT, Chairman.

Report accepted and committee discharged.

On motion of Mr. Gilbert,

The Senate concurred in the amendment made to the bill by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

By unanimous consent,

Mr. Boughner presented the following petition:

No. 500. By Mr. Boughner: Petition of Dick Richardson Post No. 147 G. A. R., of Pontiac, in favor of the proposed appropriation in aid of the National G. A. R. encampment at Detroit.

Referred to committee on military affairs.

By unanimous consent,

Mr. Stevens presented the following petition:

No. 501. By Mr. Stevens: Resolution of E. R. Stiles Post, 174 G. A. R., of Hancock, Michigan, same subject.

Same reference.

On motion of Mr. Stevens,

The resolution was ordered spread on the Journal, as follows:

To the Honorable the Legislature of the State of Michigan:

The following resolution was unanimously adopted by E. R. Stiles Post

No. 174 G. A. R. at its regular meeting held on the 19th day of February, A. D. 1891, at Hancock, Michigan:

WHEREAS, The national encampment of the Grand Army of the Repub-

lic is to be held in Detroit in August next; therefore it is

Resolved, That it is the sense of this Post that fifty thousand (\$50,000) dollars at least should be appropriated from the State treasury to assist in liquidation of the expense of the same, to the end that all visiting veterans from other States may feel that they are guests of our great commonwealth and not of a municipality, and also to the end that each veteran of this State may justly feel that he is a component part of the host on that occasion.

CHAS. SMITH, Commander.

ARNO JAEHING, Adjutant.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, May 19, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following resolution: Resolved, That a respectful message be sent to the Senate asking the return of

Senate bill No. 224 (file No. 197), entitled

A bill to provide for ceding to the United States of America exclusive jurisdiction over the property selected for fish hatchery purposes for use of the United States fish commission, in the township of Plymouth, county of Wayne and State of Michigan, during the time the United States shall be and remain the owner thereof, for all purposes, except the administration of the criminal laws of the State of Michigan, and the service of civil and criminal process therein.

Which has been adopted by the House.

Very respectfully,
LYMAN A. BRANT,
Clerk of the House of Representatives.

On motion of Mr. Park,

The committee on engrossment and enrollment was discharged from the further consideration of the bill and the same was ordered retuned to the House.

The President also announced the following:

House of Representatives, Lansing, May 19, 1891.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following resolution: Resolved, That a respectful message be sent to the Senate, asking the return of

Senate bill No. 292 (file No. 198), entitled

A bill to amend section 8 of chapter 119 of the compiled laws of 1871, being compiler's section 4488 of Howell's annotated statutes, relative to

authorizing the incorporation of the Independent Order of Odd Fellows. Which has been adopted by the House.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

On motion of Mr. Park,

The committee on engrossment and enrollment was discharged from the further consideration of the bill and the same was ordered returned to the House.

The President also announced the following:

House of Representatives, Lansing, May 20, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following: House bill No. 212 (file No. 81), entitled

A bill to provide for the ascertaining and giving notice of the heirs of deceased persons,

In compliance with the request of the Senate asking the return of the same.

Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives.

On motion of Mr. Crocker,

The bill was re-referred to the committee on judiciary.

The President also announced the following:

House of Representatives, Lansing, May 20, 1891.

To the President of the Senate:

SIB—I am instructed by the House to return to the Senate the following concurrent resolution:

Resolved by the Senate (the House concurring), That the Senate and House of Representatives accept the invitation of the common council and citizens of the city of Detroit, and

Resolved further, That the members and officers of the Senate and House do visit the city of Detroit in a body on Saturday, May 23, 1891, and that the Secretary of the Senate and Clerk of the House so notify the

common council of the city of Detroit,

In the passage of which concurrent resolution the House has concurred

by a majority vote of all the members elect.

Very respectfully,
LYMAN A. BRANT,
Clerk of the House of Representatives.

The message was received.

The President also announced the following:

House of Representatives, Lansing, May 20, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Senate bill No. 191, entitled

A bill to authorize the village of Vicksburg to borrow money for the purpose of making public improvements in said village, and to issue its bonds therefor for the payment of the same,

Also.

Senate bill No. 318, entitled

A bill to authorize the city of Coldwater to create and appoint and prescribe the powers and duties and fix the compensation of a board of commissioners to have the care and management of the system of water-works and of the electric light plant of said city when the same shall be in operation,

In the passage of which bills the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate

effect by a vote of two-thirds of all the members elect.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The bills were referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, Lansing, May 20, 1891.

To the President of the Senate:

SIR--I am instructed by the House to transmit the following:

House bill No. 629 (file No. 389), entitled

A bill to amend sections 7, 10 and 15, and to change the numbers of sections 16 and 17, and to add new sections known as numbers 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32 and 33 to act No. 108 of the public acts of 1889, entitled "An act to provide for the incorporation of trust, deposit and security companies, and to repeal act 58 of the session laws of 1871, approved March 29, 1871, entitled "An act to provide for the incorporation of trust, deposit and security companies,' being chapter 88, of Howell's annotated statutes; also to repeal act No. 123, of session laws of 1883, approved May 25, 1883, entitled "An act to amend section 9, of act 58, of the session laws of 1871," approved March 29, 1871, being compiler's section 2290, relative to the corporate rights of trust, deposit and security companies.

Also.

House bill No. 235 (file No. 353), entitled A bill to incorporate the village of Perrinton.

Which have passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives.

The first named bill was read a first and second time by its title, and referred to the committee on banks and corporations.

The second named bill was read a first and second time by its title, and pending its reference,

On motion of Mr. Prindle,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Mugford	Mr. Stevens
${f Benson}$	$\mathbf{Gilbert}$	Park	Taylor
\mathbf{Beers}	McCormick	Porter	Toan
$\mathbf{Boughner}$	Miller	${f Prindle}$	$\mathbf{W}_{\mathbf{eiss}}$
Crocker	\mathbf{Milnes}	${f Sabin}$	$\mathbf{Wilkinson}$
Doran	· Morrow	\mathbf{Smith}	\mathbf{Wisner}
$\mathbf{Fleshiem}$			

NAYS.

25 0

Title agreed to.

On motion of Mr. Prindle,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By unanimous consent,

On motion of Mr. McCormick,

The rules were suspended and the committee of the whole was discharged from the further consideration of

Senate bill No. 44 (file No. 32), entitled

A bill to prohibit gambling in grain and other commodities and to provide a penalty therefor.

On motion of Mr. McCormick,

The bill was re-referred to the committee on judiciary.

On motion of Mr. Smith,

The Senate took a recess until 2 o'clock, P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present.

SPECIAL ORDER OF THE DAY.

The special order of the day being the consideration, by the committee of the whole, of

House bill No. 51 (file No. 14), entitled

A bill to organize the county of Dickinson,

And the President having announced that the time for the special order had arrived,

Mr. Wisner moved that the Senate proceed with the consideration of the special order;

Which motion prevailed, Mr. Fleshiem calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Gilbert	Mr. Morrow	Mr. Sabin
Doran	$\mathbf{Holcomb}$	Porter	Withington
\mathbf{F} ridlender	McCormick	$\mathbf{Prindle}$	Wisner
$\mathbf{Garvelink}$	\mathbf{Milnes}		14

NAYS.

Mr. Benson	Mr. Miller	Mr. Smith	Mr. Weiss
${f Beers}$	$\mathbf{Mugford}$	Taylor	$\mathbf{Wheeler}$
${f Fleshiem}$	Park	Toan	Wilkinson 12

On motion of Mr. Withington,

The Senate thereupon went into committee of the whole, whereupon The President called Mr. Wilkinson to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following: House bill No. 51 (file No. 14), entitled

A bill to organize the county of Dickinson.

The following entitled bill, which was made an additional special order of the day, viz:

House bill No. 375 (file No. 350), entitled

A bill making an appropriation to aid in suitably providing for the twenty-fifth national encampment of the Grand Army of the Republic, to be held in Michigan.

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage. R. R. WILKINSON, Chairman.

Report accepted.

The above named bills were placed on the order of third reading of bills.

REPORTS OF STANDING COMMITTEES.

By the committee on finance and appropriations:

The committee on finance and appropriations, to whom was referred

House bill No. 582 (file No. 168), entitled

A bill making appropriations for the State Industrial Home for Girls,

for the years 1891 and 1892,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

PETER GILBERT, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on fisheries:

The committee fisheries, to whom was referred House bill No. 135 (file No. 359), entitled

A bill to amend sections 1, 8, 9, 10, 12 and 15 of act No. 276 of the public acts of 1889, entitled "An act for the protection of game,"

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendments thereto, recommending that the amendments be concurred in:

Section 1, line 2, strike out the words "tenth day of November," and insert in lieu thereof the words "twenty-fifth day of October." In same line strike out the words "first day of December," and insert in lieu thereof the words "twentieth day of November." In line 3 after the word "killed" insert the words "during the month of September."

Section 10, strike out the proviso of said section.

Section 12, line 3, strike out the words "fifteenth day of October," and insert in lieu thereof the words "first day of November."
Section 15, line 2, after the word "gun," insert the following, "yacht,

sink-boat or battery,"

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

PETER E. PARK, Chairman.

Report accepted and committee discharged.

On motion of Mr. Park,

The Senate concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

MESSAGES FROM THE GOVERNOR.

The President announced the following:

EXECUTIVE OFFICE. Lansing, May 19, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate joint resolution No. 7, being

A joint resolution authorizing the Board of State Auditors to investigate, examine and settle any claim found to be due Josiah W. Begole against the State of Michigan for moneys paid, laid out and expended by him as Governor of the State, in the case of Dullam vs. Wilson.

EDWIN B. WINANS, Governor.

The message was received.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, \ Lansing, May 20, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House substitute for Senate bill No. 77 (House file No. 387), entitled A bill to prevent the spreading of milkweed in the State of Michigan, to provide for the destruction of the same and to authorize the assessment of a tax upon real estate for the payment of the expenses incurred in such destruction.

Which has been adopted by the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill as substituted was read a first and second time by its title and, pending its reference, On motion of Mr. Wilkinson,

The rules were suspended, two-thirds of all the Senators present voting

therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by year and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Park	Mr. Weiss
${f Benson}$	$\mathbf{Gilbert}$	Porter	$\mathbf{Wheeler}$
Beers	McCormick	Prindle	Wilcox
Crocker	\mathbf{Miller}	Sabin	$\mathbf{Wilkinson}$
\mathbf{Doran}	\mathbf{Milnes}	Taylor	Withington
$\mathbf{Fleshiem}$	Morrow	Toan	Wisner
Fridlender	\mathbf{M} ugford		26

NAYS.

Mr. Holcomb

1

Title agreed to.

THIRD READING OF BILLS.

Senate bill No. 123, entitled

A bill making appropriations for the Reform School for the years 1891 and 1892,

Was read a third time and pending the taking of a vote upon its passage,

By unanimous consent,

Mr. Milnes moved to amend the bill as follows:

By inserting at the beginning of section 2 the words "For enlarging and repairing the chapel, two thousand dollars,"

Which motion prevailed and the bill was so amended.

By unanimous consent,

Mr. Gilbert then moved to amend the bill as follows:

By striking out of lines 1 and 2 of section 2 the words "eight thousand one hundred and fifty dollars" and inserting in lieu thereof the words "four thousand five hundred dollars;"

Which motion prevailed and the bill was so amended.

By unanimous consent,

Mr. Gilbert then moved to amend the bill as follows:

By striking out of lines 3 and 4 of section 3 the words "sixty-two thousand nine hundred dollars" and inserting in lieu thereof the words "fiftynine thousand two hundred and fifty dollars;

Which motion prevailed, and the bill was so amended. The question then being on the passage of the bill,

The bill as amended was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Garvelink	Mr. Park	Mr. Weiss
Beers,	Gilbert	Porter	Wheeler
Boughner	McCormick	${f Prindle}$	Wilcox
Crocker	${f M}$ iller	\mathbf{Sabin}	$\mathbf{Wilkinson}$
Doran	\mathbf{M} ilnes	${f Smith}$	Withington
$\mathbf{Fleshiem}$	Morrow	$\mathbf{Stevens}$	\mathbf{W} isner
$\mathbf{Fridlender}$	$\mathbf{Mugford}$	${f Taylor}$	27
	N	AYS.	0

Title agreed to.

On motion of Mr. Benson,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 412 (file No. 280), entitled

A bill to incorporate the public schools of the city of North Muskegon, Was read a third time and pending the taking of a vote upon its passage, By unanimous consent,

Mr. Porter moved to amend the bill as follows:

By striking out of line 10 of section 29 the word "two," where it occurs, and inserting in lieu thereof the word "four;"

Which motion prevailed and the bill was so amended.

The bill as amended was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Mugford	Mr. Taylor
${f Benson}$	Garvelink	Park	Weiss
\mathbf{Beers}	Gilbert	Porter	$\mathbf{Wheeler}$
${f Boughner}$	McCormick	${f Prindle}$	Wilcox
Crocker	\mathbf{Miller}	Sabin .	$\mathbf{Wilkinson}$
Doran	\mathbf{Milnes}	\mathbf{Smith}	Withington
Fleshiem	Morrow	$\mathbf{Stevens}$	Wisner 28

NAYS.

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Title agreed to.

On motion of Mr. Porter,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 51 (file No. 14), entitled

A bill to organize the county of Dickinson,

Was read a third time, and

Pending the taking of a vote upon its passage, Mr. Morrow moved that there be a call of the Senate;

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the Senate was called by the Secretary and Mr. Boughner was reported as absent without leave.

17

On motion of Mr. Park,

The Sergeant-at-Arms was despatched with directions to bring in the absentee.

Mr. Milnes moved that all further proceedings under the call be dispensed with;

Which motion did not prevail.

Mr. Milnes moved that Mr. Boughner be excused from the operation of the call;

Which motion did not prevail. On motion of Mr. Fleshiem,

Mr. Taylor was excused from attendance for ten minutes.

Mr. Boughner appeared at the bar of the Senate, and, having been admitted,

On motion of Mr. Weiss,

Was excused for being absent without leave. The question being on the passage of the bill,

Mr. Morrow moved that the previous question be now put;

Which motion prevailed. On motion of Mr. Morrow,

The vote upon the passage of the bill was ordered to be taken under the operation of the call.

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson	Mr. Fridlender Gilbert	Mr. Miller Morrow	Mr. Porter Smith
Beers	Holcomb	Mugford	Wilcox
Crocker Doran	McCormick	Park	Wisner

NAYS.

Mr. Boughner	Mr. Milnes	Mr. Stevens	Mr. Wheeler
${f Fleshiem}$	Prindle	Taylor	Wilkinson
Garvelink	\mathbf{Sabin}	\mathbf{Toan}	Withington 12

Title agreed to.

By unanimous consent, On motion of Mr. Park,

The Senate proceeded, under the operation of the call, to the consideration of

House bill No. 375 (file No. 350), entitled

A bill making an appropriation to aid in suitably providing for the 25th national encampment of the Grand Army of the Republic, to be held in Michigan.

The question being upon the passage of the bill,

The bill was then read a third time and passed, two-thirds of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson Beers Crocker Fleshiem Fridlender Garvelink	Mr. Gilbert Holcomb Miller Milnes Morrow Mugford	Mr. Park Prindle Sabin Smith Stevens Taylor	Mr. Toan Weiss Wheeler Wilkinson Withington 23
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NAYS.

Mr. Bastone Boughner	Mr. Doran McCormick	Mr. Porter Wilcox	Mr. Wisner	7
		,. 22002		•

Title agreed to.

On motion of Mr. Park,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

On motion of Mr. Milnes,

All further proceedings under the call were dispensed with.

On motion of Mr. Taylor, The Senate adjourned. .

Lansing, Thursday, May 21, 1891.

The Senate met and was called to order by the President.

Religious exercises by Rev. S. R. Cook.

Roll called: a quorum present.

Absent without leave: Mr. Mugford.

On motion of Mr. Garvelink,

Mr. Mugford was excused from attendance for the day, on account of sickness.

PRESENTATION OF PETITIONS.

No. 502. By Mr. Beers: Remonstrance of Oriel Chapman and 53 other residents of Benton Harbor, against the alteration of the present game law relative to the hunting of deer.

Referred to committee on fisheries.

No. 503. By Mr. Wisner: Petition of John Cadigan and 45 other residents of Saginaw, asking for the passage of the "Orth uniform liquor tax bill."

Referred to committee on liquor traffic.

No. 504. By Mr. Doran: Petition of 14 members M. H. Whitney Post G. A. R., asking for the passage of the bill appropriating \$30,000 for the National G. A. R. encampment at Detroit.

Referred to committee on military affairs.

On motion of Mr. Doran,

The petition was ordered spread on the Journal, as follows:

HEADQUARTERS
M. H. WHITNEY POST NO. 350, G. A. R.
DEPARTMENT OF MICHIGAN.

Sand Lake Michigan May 18, 1891.

To the Hon. Peter Doran, Lansing, Mich.:

SIR—We, the undersigned members of the above named post most respectfully ask that you will use your influence and vote for the passage of the bill now pending appropriating \$30,000 for the national encampment to be held August 3d to 8th next at Detroit, Mich.

No. 505. By Mr. Doran: Petition of Jewell Post, G. A. R. of Cedar

Springs, same subject.

Same reference.

On motion of Mr. Doran,

The petition was ordered spread on the Journal, as follows:

Cedar Springs, Mich., May 18, 1891.

To Senator Peter Doran, Lansing, Mich.:

By a unanimous vote of Jewell Post, G. A. B. it was directed that you be requested to give your hearty support and vote to the G. A. R. appropriation of \$30,000 for the national encampment at Detroit in August next, and to use all honorable means to secure its passage.

J. D. JACKSON, Adjutant.

GEORGE W. FULLINGTON, Commander.

REPORTS OF STANDING COMMITTEES.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

Senate bill No. 191, entitled

A bill to authorize the village of Vicksburg to borrow money for the purpose of making public improvements in said village and to issue its bonds for the payment of the same.

Also,

Senate bill No. 318, entitled

A bill to authorize the city of Coldwater to create and appoint and prescribe the powers and duties of a board of Commissioners to have the care and management of the system of water works and of the electric light plant of said city when the same shall be in operation.

C. B. BOUGHNER, Chairman.

Report accepted.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 113 (file No. 53), entitled

A bill to divide the State of Michigan into judicial districts, to create appellate courts therein and to confer upon circuit judges sitting together certain appellate jurisdiction, including the power to hear and determine motions for rehearings and new trials in certain cases.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the

accompanying substitute therefor, entitled

A bill for the relief of the Supreme Court by authorizing the justices thereof to employ clerical help and appropriating money to pay for the same,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

On motion of Mr. Wisner,

The Senate concurred in the substitute reported for the bill by the committee.

The bill was then referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary to whom was referred

Senate bill No. 127 (file No. 64), entitled

A bill to repeal the charter of the Detroit & Erin Plank Road Company," entitled "An act to incorporate the Detroit and Erin Plank Road Company approved April 3, 1848, and being act number 251 of the session laws of 1848 of the State of Michigan, and all acts amendatory thereto,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accom-

panying substitute therefor, entitled

A bill to provide for the appointment, fix the compensation, and prescribe the duties of the stenographer of the circuit courts for the counties of Gogebic and Ontonagan, now composing the thirty-second judicial circuit,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

On motion of Mr. Wisner,

The Senate concurred in the substitute reported for the bill by the committee.

On motion of Mr. Stevens,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill as substituted was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Morrow	Mr. Taylor
Benson	Garvelink	Porter	Toan
Beers	$\mathbf{Gilbert}$	$\mathbf{Prindle}$	Weiss
Boughner	McCormick	Sabin	Wilkinson
Crocker	\mathbf{Miller}	Smith	Withington
Doran	\mathbf{Milnes}	Stevens	Wisner
Fleshiem			25

NAYS.

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

MOTIONS AND RESOLUTIONS.

On motion of Mr. Sabin, Senate bill No. 156, entitled

A bill to amend act No. 161 of the session laws of 1855, entitled "An act to incorporate the village of Three Rivers,"

Was taken from the table. On motion of Mr. Sabin,

The bill was referred to the committee on cities and villages.

On motion of Mr. Withington,

Leave of absence was granted to himself for tomorrow.

On motion of Mr. Stevens.

Leave of absence was granted to himself until tomorrow.

GENERAL ORDER.

On motion of Mr. Sabin,

The Senate went into the committee of the whole on the general order, whereupon,

The President called Mr. Weiss to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

J.

Senate bill No. 232 (file No. 201), entitled

A bill to provide for the incorporation of the High Court of the Independent Order of Foresters for the State of Michigan.

Also, Senate substitute bill No. 154, entitled

A bill making an appropriation for building an extension of shop, additional power, machinery, lumber, furnishings, and general repairs at the State House of Correction and Reformatory at Ionia.

Have made no amendments thereto and have directed their chairman to

report the same back to the Senate and recommend their passage.

II.

The committee of the whole have also had under consideration,

Senate bill No. 94 (file No. 209), entitled

A bill to regulate the interest of money on account, interest on money,

judgments, verdicts, etc.

Have made sundry amendments thereto, and have directed their chairman to report the same back to the Senate asking concurrence therein, and recommend its passage.

J. M. WEISS, Chairman.

Report accepted.

The first named bills were placed on the order of third reading of bills. On motion of Mr. Weiss,

The Senate concurred in the amendments made to the second named bill, and the same was placed on the order of third reading of bills.

On motion of Mr. Fridlender,

The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present.

SPECIAL ORDER OF THE DAY.

The special order of the day being the consideration, by the committee of the whole, of

Senate bill No. 208 (file No. 207), entitled

A bill to provide for the taxation and regulation of the business of manufacturing, selling. keeping for sale, furnishing, giving or delivering malt, brewed, fermented, vinous, spirituous or other intoxicating liquors, and to repeal all acts or parts of acts inconsistent with the provisions of this act,

And the President having announced that the time for the consideration

of the same had arrived,

Mr. Smith moved that the consideration of the bill be postponed and made the special order, to be considered by the committee of the whole, on Wednesday next, at 2 o'clock P. M.,

Which motion did not prevail.

On motion of Mr. Milnes,

The Senate thereupon went into committee of the whole, whereupon,

The President called Mr. Fleshiem to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the follow-

ing:

Senate bill No. 208 (file No. 207), entitled

A bill to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving, or delivering malt, brewed, fermented, vinous, spirituous, or other intoxicating liquors, and to repeal all acts or parts of acts inconsistent with the provisions of this act.

Have directed their chairman to report progress and ask leave to sit again.

JOS. FLESHIEM, Chairman.

Report accepted.

On motion of Mr. Fleshiem,

The Senate granted leave for a further consideration of the above named bill by the committee of the whole.

REPORTS OF STANDING COMMITTEES.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 784 (file No. 292), entitled

A bill to revise the charter of the village of Blissfield,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendment thereto, recommending that the amendment be concurred in:

Section 40 line 9 strike out the words "and the vote may be taken viva voce, or otherwise, as the common council of said village may determine and direct,"

And that the bill when so amended do pass, and ask to be discharged

from the further consideration of the subject.

JOHN S. BEERS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Beers,

The Senate concurred in the amendment made to the bill by the committee.

On motion of Mr. Morrow,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill as amended was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Park	Mr. Toan	
${f Benson}$	Garvelink	Porter	\mathbf{Weiss}	
\mathbf{Beers}	$\mathbf{Gilbert}$	Prindle	Wilcox	•
Boughner	McCormick	Sabin	$\mathbf{Wilkinson}$	
Crocker	\mathbf{Miller}	\mathbf{Smith}	Withington	
\mathbf{Doran}	\mathbf{Milnes}	Taylor	Wisner	
$\mathbf{Fleshiem}$	Morrow	•		26
	N	1770		Λ

NAYS.

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Title agreed to.

On motion of Mr. Morrow,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 858 (file No. 357), entitled

A bill to authorize the village of Three Oaks, in the county of Berrien, to raise money to make public improvements in said village, to issue bonds therefor and to provide for the levy of taxes therein to pay the same,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

J. S. BEERS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Beers,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by year and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Park	Mr. Toan
${f Benson}$	Gilbert	Porter	Weiss
Beers	Holcomb	Prindle	Wilcox

Mr. Boughner	Mr. McCormick	Mr. Sabin	Mr. Wilkinson
Doran	Miller	Smith	Withington
Fleshiem	Milnes	Taylor	Wisner
Fridlender	Morrow	2dy 101	26

NAYS. 0

Title agreed to.

On motion of Mr. Beers,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 611 (file No. 355), entitled

A bill to authorize the village of Durand, in Shiawassee county, Michigan to borrow money for the purpose of making public improvements in the said village of Durand, to provide for the disbursement thereof, to issue bonds therefor, and to provide for the levy of taxes therein to pay the same,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

J. S. BEERS, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 316 (file No. 372), entitled

A bill to amend article 12 of act No. 350 of the session laws of 1875, entitled "An act to reincorporate the village of Cassopolis," approved April 23, 1875, by adding three new sections to said article, to stand as sections 6, 7 and 8, authorizing said village to borrow money and issue bonds therefor,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the Senate, with the accompanying amendment thereto, recommending that the amendment be concurred in:

Sec. 6, line 1, strike out the word "municipal" and insert in lieu thereof the word "public."

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

JOHN S. BEERS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Beers.

The Senate concurred in the amendment made to the bill by the committee.

On motion of Mr. Beers,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill as amended was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Park	Mr. Weiss
${f Benson}$	$\mathbf{Gilbert}$	Porter	\mathbf{W} heeler
\mathbf{Beers}	$\mathbf{Holcomb}$	$\mathbf{Prindle}$	Wilcox
Boughner	McCormick	Sabin	$\mathbf{Wilkinson}$
Doran	\mathbf{Miller}	\mathbf{Smith}	Withington
Fleshiem	\mathbf{M} ilnes	Taylor	Wisner
$\mathbf{Fridlender}$	Morrow	Toan	27

NAYS.

0

Title agreed to.

On motion of Mr. Beers,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By unanimous consent, On motion of Mr. Wilcox,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the committee of the whole was discharged from the further consideration of

House bill No. 611 (file No. 355), entitled

A bill to authorize the village of Durand, in Shiawassee county, Michigan, to borrow money for the purpose of making public improvements in the said village of Durand, to provide for the disbursement thereof, to issue the bonds therefor, and to provide for the levy of taxes therein to pay the same.

On motion of Mr. Wilcox,

The rules where suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Garvelink	Mr. Porter	Mr. Weiss
$\mathbf{Gilbert}$	$\mathbf{Prindle}$	$\mathbf{Wheeler}$
$\mathbf{Holcomb}$	${f Sabin}$	Wilcox
'McCormick	\mathbf{Smith}	\mathbf{W} ilkinson
\mathbf{M} ille \mathbf{r}	Taylor	Withington
\mathbf{Milnes}	Toan	Wisner
Morrow		26
	Holcomb McCormick Miller Milnes	Gilbert Prindle Holcomb Sabin McCormick Smith Miller Taylor Milnes Toan

NAYS.

6

Title agreed to.

On motion of Mr. Wilcox,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By the committee on public health:

The committee on public health, to whom was referred

House substitute for Senate bill No. 102 (House file No. 347), entitled A bill to amend sections 1, 7 and 9 of act No. 140, laws of 1883, entitled "An act to regulate the practice of dentistry in the State of Michigan," and to add two new sections thereto to stand as sections 13 and 14 of said act,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

MARCUS WILCOX, Chairman.

Report accepted and committee discharged.

On motion of Mr. Toan,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by year and nays, as follows:

YEAS.

Mr. Benson	Mr. Garvelink	Mr. Porter	Mr. Weiss
Beers	Gilbert	Prindle	Wheeler
Boughner	McCormick	Sabin	Wilcox
Doran	Milnes	Smith	Wilkinson
Fleshiem	Morrow	Taylor	Wisner
Fridlender	Park	Toan	23

NAYS.

Mr. Holcomb

1

Title agreed to.

By the committee on finance and appropriations:

The committee on finance and appropriations, to whom was referred

House joint resolution No. 12 (file No. 8), entitled

Joint resolution authorizing the Board of State Auditors to make certain

improvements on certain property owned by the State,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without recommendation, and ask to be discharged from the further consideration of the subject.

PETER GILBERT, Chairman.

Report accepted and committee discharged.

The joint resolution was referred to the committee of the whole and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 36 (file No. 212), entitled

A bill to amend sections 3 and 6 of chapter 41 of the compiled laws of 1871, being sections 1594 and 1597 of Howell's annotated statutes, with

reference to interest on money and on judgments,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on asylums for the insane:

The committee on asylums for the insane, to whom was referred

House bill No. 323 (file No. 281), entitled

A bill providing for the erection of two cottages, one for male and one for female patients, for additional fire protection, for repairs to roofs, and for enlarging the electric light plant at the Northern Michigan Asylum at Traverse City, Michigan, and making appropriations therefor,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee on finance and appropriations.

MESSAGES FROM THE GOVERNOR.

The President announced the following:

EXECUTIVE OFFICE, Lansing, May 21, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 318, being

An act to authorize the city of Coldwater to create and appoint and prescribe the powers and duties of a board of commissioners to have the care and management of the system of water-works and of the electric light plant of said city when the same shall be in operation.

Also,

Senate bill No. 191, being

An act to authorize the village of Vicksburg to borrow money for the purpose of making public improvements in said village and to issue its bonds for the payment of the same.

EDWIN B. WINANS, Governor.

The message was received.

The President also announced the following:

EXECUTIVE OFFICE, Lansing, May 20, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 122 (file No. 60), being

An act to provide for the appointment, fix the compensation, and prescribe the duties of a stenographer for the 11th judicial circuit, and to establish a basis for the payment of his salary by the counties in said circuit.

Also.

Senate bill No. 284 (file No. 121) being

An act to provide for appropriation of money to pay the salary of the Attorney General, clerks and certain expenses in such department, and to provide the manner and condition of payment, and to repeal all acts and parts of acts contravening the provisions of this act.

EDWIN B. WINANS, Governor.

The message was received.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, May 21, 1891.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following:

House bill No. 542 (file No. 155), entitled

A bill to establish permanent dock, safety, sanitary and building lines along the shores and margins and in the waters and on the bed of Grand river, within the corporate limits of the city of Grand Rapids; and to provide for the building and maintaining of suitable masonry walls along such lines; and to authorize the city of Grand Rapids to acquire private property for such public use.

Also,

House bill No. 86, entitled

A bill to provide for the appointment, fix the compensation and prescribe the duties of the stenographer of the circuit courts of the counties of Iosco, Ogemaw, Alcona, Crawford and Oscoda, now comprising the 23d judicial circuit.

Which have passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrence of the Senate is

respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The first named bill was read a first and second time by its title, and referred to the committee on cities and villages.

The second named bill was read a first and second time by its title,

and

Pending its reference,

On motion of Mr. Fridlender,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time, and

Pending the taking of a vote upon its passage,

By unanimous consent,

Mr. Holcomb moved that the bill be amended as follows:

By striking out the words "eighteen hundred dollars," where they occur in section 3, and inserting in lieu thereof the words "sixteen hundred dollars:"

Which motion did not prevail.

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Park	Mr. Toan	
${f Benson}$	Gilbert	Porter	Weiss	
Beers	McCormick	Sabin	\mathbf{W} heeler	
Boughner	\mathbf{Miller}	Smith	Wilkinson	
Fleshiem	\mathbf{Milnes}	Taylor	\mathbf{W} isner	
Fridlender	Morrow	•		22

NAYS.

Mr. Holcomb

1

Title agreed to.

On motion of Mr. Fridlender,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

The President also announced the following:

House of Representatives, Lansing, May 21, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 620, entitled

A bill to incorporate school district No. 1 of the city and township of Kalamazoo, Kalamazoo county, Michigan, and to repeal all acts and parts of acts inconsistent therewith, and to provide for the maintenance of a public library under the management and control of the board of education of said district.

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on education and public schools.

The President also announced the following:

House of Representatives,) Lansing, May 21, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 163 (file No. 156), entitled

A bill to detach certain territory from the county of Marquette, and

attach the same to the county of Iron,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives.

The bill was read a first and second time by its title, and Pending its reference,

On motion of Mr. Morrow,

The rules were suspended, two-thirds of all the Senators present voting

therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Morrow	Mr. Taylor
${f Benson}$	Gilbert	Park	Toan
\mathbf{Beers}	$\mathbf{Holcomb}$	Porter	\mathbf{Wilcox}
Boughner	McCormick	Sabin	Wilkinson
Crocker	\mathbf{M} iller	\mathbf{Smith}	\mathbf{Wisner}
Fridlender	\mathbf{Milnes}		22

NAYS.

Mr. Fleshiem

1

Title agreed to.

The President also announced the following:

House of Representatives, Lansing, May 21, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following: Senate bill No. 116, entitled

A bill to provide for the laying out of a State road in Arenac county, to be known as the Standish and Maple Ridge State road.

And to inform the Senate that the House has amended the same as follows:

By renumbering sections 4, 5, 6, 7, to stand as sections 2, 3, 4, 5, respectively.

In the passage of which bill as thus amended the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully, \mathbf{LYMAN} A. \mathbf{BRANT} .

Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the bill,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Boughner Crocker Doran	Mr. Fridlender Garvelink Gilbert Holcomb McCormick Miller	Mr. Milnes Morrow Park Porter Sabin Smith	Mr. Taylor Toan Weiss Wilcox Wilkinson Wisner	
Fleshiem	N	AYS.	/	25 0

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, Lansing, May 21, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 307 (file No. 279), entitled

A bill to provide for actions of ejectment, and for suits in equity to quiet title to real estate, against private business corporations whose term of existence has expired, and providing for substituted service upon such corporations therein,

Which has passed the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the committee on judiciary.

The President also announced the following:

House of Representatives, Lansing, May 21, 1891.

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

House bill No. 13, entitled

A bill authorizing the Board of Managers of the Michigan Soldiers' Home to sell certain real estate now belonging to the State of Michigan and to apply the proceeds of such sale to the improvement of the grounds of that institution.

Also,

House bill No. 690 (file No. 213), entitled

A bill to amend section 32 of act No. 113 of the public acts of 1877, entitled "An act to revise the laws providing for the incorporation of companies for mining, smelting and manufacturing iron, copper, silver, mineral coal, and other ores and minerals, and to fix the duties and liabilities of such corporations," being section 4107 of Howell's annotated statutes,

Which have passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The first named bill was read a first and second time by its title, and referred to the committee on Soldiers' Home.

The second named bill was read a first and second time by its title, and referred to the committee on banks and corporations.

The President also announced the following:

House of Representatives, \\
Lansing, May 21, 1891.

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

Substitute for House bill No. 176 (file No. 386), entitled

A bill to empower the county of Muskegon, to make, own and control an abstract of the records of the deeds, mortgages and other conveyances and liens, relative to the title to all real estate in said county, and to provide for the care, custody and keeping up of the same,

Which has passed the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and

Pending its reference,

On motion of Mr. Porter,

The rules were suspended, two-thirds of all the Senators present voting

therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Boughner Crocker	Mr. Fridlender Garvelink Gilbert McCormick Miller	Mr. Morrow Park Porter Sabith	Mr. Toan Weiss Wheeler Wilcox Wilkinson	04
Doran	\mathbf{Milnes}	\mathbf{Taylor}	${f W}$ isner	24
	N.	AYS.		0

Title agreed to.

The President also announced the following:

House of Representatives, Lansing, May 21, 1891.

To the President of the Senate:

SIB—I am instructed by the House to return to the Senate the following:

Senate bill No. 319 (file No. 160), entitled

A bill to establish a department of stationery and supplies for the purpose of supplying the State departments and institutions with such articles from one central head and supervision, and to provide for proper inspection of the goods furnished to such department.

And to inform the Senate that the House has amended the same as fol-

lows:

By inserting in line 1 of section 2 after the words "month's supply"

the words "as near as may be."

By striking out of line 2 of section 2 the words "and as near as may be

kept on hand."

By striking out of line 10 of section 2 the words "are up to" and inserting in lieu thereof the words "satisfy the."

By inserting in line 12 of section 2, after the word "money," the words

"for such payment."

By inserting in line 1 of section 4, after the words "an inventory," the words "of such supplies."

By striking out of line 3 of section 4 the words "for each fiscal year

shall be made to the Governor."

By inserting in line 4 of section 4, after the words "and supplies," the

words "shall be made each fiscal year to the Governor."

By inserting in line 3 of section 5, after the word "stationery," the words "and supplies."

By striking out of line 3 of section 6 the words "the State Chemist at the Agricultural," and all of lines 4 and 5 of section 6.

By striking out of line 7 of section 6 the word "laws" and inserting in

lieu thereof the words "acts and parts of acts."

By striking out of line 7 of section 6 the words "or any parts of it."

In the passage of which bill as thus amended, the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the bill,

On motion of Mr. Boughner,

The bill was referred to the committee on printing.

The President also announced the following:

House of Representatives, Lansing, May 21, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Senate bill No. 37, entitled

A bill to authorize the city of Corunna to borrow money for the purpose of making public improvements in said city, and to issue its bonds for the payment of the same.

In the passage of which bill the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two thirds of all the members elect.

by a vote of two-thirds of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was referred to the committee on engrossment and enrollment for enrollment.

MOTIONS AND RESOLUTIONS.

On motion of Mr. Porter,

Senate bill No. 78 (file No. 30), entitled

A bill to protect bees from poison through the spraying or otherwise treating of fruit, or other trees, shrubs, vines or plants, with London purple, Paris green, white arsenic or other virulent poisons, while the aforesaid trees, shrubs, vines or plants are in blossom,

Was taken from the table. On motion of Mr. Porter,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time, and

Pending the taking of a vote upon its passage,

By unanimous consent,

Mr. Porter moved that the bill be amended as follows:

By striking out all after the word "dollars" where it occurs in line 10 of section 1;

Which motion prevailed and the bill was so amended.

The question being upon the passage of the bill as amended,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

Mr. Beers	Mr. Garvelink	Mr. Park	Mr. Taylor	
Crocker	$\mathbf{Gilbert}$	Porter	\mathbf{Toan}	
\mathbf{Doran}	\mathbf{Miller}	${f Prindle}$	\mathbf{Weiss}	
Fleshiem	\mathbf{Milnes}	Sabin	$\mathbf{Wheeler}$	
Fridlender	Morrow	\mathbf{Smith}	Wisner	20

NAYS.

Mr. Bastone Mr. Boughner Mr. Wilcox 3

The question being on agreeing to the title,

Mr. Porter moved that the title be amended so as to read as follows: A bill to protect bees from poison through the spraying or otherwise treating of fruit trees with London purple, Paris green, white arsenic or other virulent poisons, while the aforesaid trees are in blossom;

Which motion prevailed and the title as so amended was then agreed to.

THIRD READING OF BILLS.

Senate bill No. 232 (file No. 201), entitled

A bill to provide for the incorporation of the High Court of the Independent Order of Foresters for the State of Michigan,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. McCormick	Mr. Porter	Mr. Toan
Beers	Miller	Prindle	\mathbf{Weiss}
Crocker	\mathbf{Milnes}	${f Sabin}$	$\mathbf{W}_{\mathbf{heeler}}$
Garvelink	Morrow	\mathbf{Smith}	Wilkinson
Gilbert	Park	Taylor	Wisner 20
	N	AVS	0

Title agreed to.

Senate bill No. 94 (file No. 209), entitled

A bill to regulate the interest of money on account, interest on money, judgments, verdicts, etc.,

Was read a third time, and

Pending the taking of a vote upon its passage, Mr. Morrow moved that there be a call of the Senate,

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the Senate was called by the Secretary and none of the Senators were reported as absent without leave.

On motion of Mr. Milnes,

All further proceedings under the call were dispensed with.

The question being upon the passage of the bill,

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Boughner Crocker	Mr. Doran Fridlender Gilbert Holcomb McCormick	Mr. Miller Milnes Morrow Park Porter	Mr. Smith Weiss Wilcox Wilkinson Wisner	20
CIOCAGI	MCCOIMICK	101001	AA 191101	20

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Mr. Fleshiem Garvelink	Mr. Prindle Sabin	Mr. Taylor Toan	Mr. Wheeler	7
Title agreed to				

Senate substitute bill No. 154, entitled

A bill making an appropriation for building an extension of shop, additional power, machinery, lumber, furnishings, and general repairs at the State House of Correction and Reformatory at Ionia,

Was read a third time and passed, a majority of all the Senators

elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fleshiem	Mr. Milnes	Mr. Taylor	
${f Benson}$	${f Fridlender}$	Morrow	Toan	
${f Beers}$	Garvelink	Porter	$\mathbf{W}_{\mathbf{eiss}}$	
Boughner Crocker	$\mathbf{Gilbert}$	$\mathbf{Prindle}$	Wilcox	
Crocker	McCormick	Sabin	$\mathbf{Wilkinson}$	
\mathbf{Doran}	\mathbf{Miller}	\mathbf{Smith}	\mathbf{Wisner}	24

NAYS.

0

Title agreed to.

On motion of Mr. Beers,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By unanimous consent, On motion of Mr. Fleshiem,

Leave of absence was granted to himself until June 2.

On motion of Mr. Milnes, The Senate adjourned.

Lansing, Friday, May 22, 1891.

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The Senate met and was called to order by the President.

Religious exercises by Rev. S. R. Cook.

Roll called: a quorum present.

Absent without leave: Messrs. Bastone, Crocker and Mugford.

On motion of Mr. Benson,

Mr Bastone was granted leave of absence for the day.

On motion of Mr. Garvelink,

Mr. Mugford was granted leave of absence for the day on account of sickness.

PRESENTATION OF PETITIONS.

No. 506. By Mr. Park: Remonstrance of the Grand Council of the Catholic Mutual Benefit Association representing 4,500 members, against the passage of the "Cook bill" relative to fraternal insurance societies.

Referred to committee on banks and corporations.

On motion of Mr. Park

The remonstrance was ordered spread on the Journal, as follows:

To the Honorable, the Members of the Legislature of the State of Michigan, at Lansing assembled:

GENTLEMEN—The undersigned in behalf of 4,500 members of the Catholic Mutual Benefit Association of the Grand Council of Michigan and its branches, do hereby respectively protest against the passage of House bill No. 298 (file No. 362), known as the Cook bill, relating to fraternal societies, for the reason that this association does not ask for its passage and considers any such bill as unnecessary and superfluous, and would therefor ask that it do not pass.

Give under our hands and seal of the Grand Council this 18th day of

May A. D., 1891.

JOHN P. JAMINET, Grand President Mich. Grand Council, C. M. B. A. JNO. H. BREEN,

No. 507. By Mr. Porter: Memorial of president of village of Tawas City against the consolidation of Tawas City with East Tawas showing that at an election held in that village 19 votes were cast in favor of, and 173 against such consolidation.

Referred to committee on cities and villages.

REPORTS OF STANDING COMMITTEES.

By the committee on education and public schools:

The committee on education and public schools, to whom was referred

House bill No. 620, entitled

A bill to incorporate school district No. 1 of the city and township of Kalamazoo, Kalamazoo county Michigan, and to repeal all acts and parts of acts inconsistent therewith and to provide for the maintenance of a

public library under the management and control of the board of education

of said district,

Respectfully report that they have had the same under consideration, and have directed us to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

PETER GILBERT, M. SABIN, of Committee.

Report accepted and committee discharged.

On motion of Mr. Sabin,

The rules were supended, two-thirds of all the Senators present voting therefor, and the bill was placed upon its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Garvelink	Mr. Park	Mr. Weiss	
\mathbf{Beers}	G_{ilbert}	Porter	$\mathbf{W}_{\mathbf{heeler}}$	
Boughner	McCormick	\mathbf{Sabin}	Wilcox	
\mathbf{Brown}	\mathbf{Miller}	\mathbf{Smith}	Wilkinson	
Doran	\mathbf{Milnes}	Taylor	${f Wisner}$	
Fridlender	. Morrow	Toan		23
	N.	AYS.		0

Title agreed to.

On motion of Mr. Sabin,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By unanimous consent, On motion of Mr. Wisner,

By a vote of two-thirds of all the Senators elect,

House bill No. 163 (file No. 156), entitled

A bill to detach certain territory from the county of Marquette, and attach the same to the county of Iron,

Was ordered to take immediate effect.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, May 22, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Senate bill No. 224 (file No. 197), entitled

A bill to provide for ceding to the United States of America exclusive jurisdiction over the property selected for fish hatchery purposes for use of the United States Fish Commission, in the township of Plymouth, county of Wayne and State of Michigan, during the time the United States shall be and remain the owner thereof, for all purposes, except the administration of the criminal laws of the State of Michigan, and the service of civil and criminal process therein,

And to inform the Senate that the House has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

On motion of Mr. Weiss,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

The bill was then referred to the committee on engrossment and enroll-

ment for enrollment.

The President also announced the following:

House of Representatives, Lansing, May 21, 1891.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following:

House bill No. 40 (file No. 401), entitled

A bill to provide for the appointment of city physicians for the city of Detroit, by the board of poor commissioners of said city, and to provide

for the regulation of their duties,
Which has passed the House by a majority vote of all the members! elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMÁN A. BRANT.

Clerk of the House of Representatives. The bill was read a first and second time by its title, and referred to committee on cities and villages.

The President also announced the following:

House of Representatives,) Lansing, May 21, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following: Substitute for House bill No. 298 (file No. 362), entitled

A bill to provide for the incorporation of fraternal beneficiary societies, orders and associations, to define their powers and duties, and to provide a punishment for false representations by officers and members thereof, to provide for the service of legal process thereon, and to exempt certain societies from the provisions hereof,

Which has passed the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on banks and corporations.

The President also announced the following:

Detroit, May 21, 1891.

Hon. John Strong, Lieutenant Governor:

DEAR SIR—As you have no doubt noticed in the papers, I met with an accident to-day that will confine me to the house for several days.

Arrangements are all completed for special train to leave Lansing by Michigan Central Railroad at 8:30 A. M. Saturday, and returning leave Detroit at 7:40 P. M. A committee will be on the train to see that transportation is furnished to all entitled to the same.

Deeply regretting this unfortunate accident which will prevent my at-

tending to these duties personally, I am

Yours truly,

Jos. Nicholson.

On motion of Mr. Doran, The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present.

Absent without leave: Mr. Prindle.

On motion of Mr. Toan,

Leave of absence was granted to himself until Wednesday next.

REPORTS OF STANDING COMMITTEES.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 205, entitled

A bill to detach certain territory from the county of Shiawassee and

attach the same to the county of Saginaw,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying substitute therefor, entitled

A bill to vacate the township of Copper Harbor, in the county of Keweenaw, and to incorporate its territory within the township of Grant,

in said county,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

On motion of Mr. Wisner.

The Senate concurred in the substitute reported for the bill by the committee.

The bill as substituted was then referred to the committee of the whole and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 31 (file No. 348), entitled

A bill to amend sections 5 and 6 of chapter 32 of the compiled laws of 1871, being compiler's sections 1477 and 1478 of Howell's annotated statutes,

being "An act to provide for the recording of town plats and for vacating

the same in certain cases,"

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on roads and bridges:

The committee on roads and bridges, to whom was referred

House bill No. 383 (file No. 324), entitled

A bill to designate and establish a State road in Bay county, to be known

as the West Bay City and Bangor State road,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

JAS. E. HOLCOMB, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on roads and bridges:

The committee on roads and bridges, to whom was referred

House bill No. 398 (file No. 339), entitled

A bill to amend section 7 of an act for the construction of sidewalks within and along highways in townships and villages, being act No. 60 of the public acts of 1883, approved April 27, 1883,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

JAS. E. HOLCOMB, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor the following:

Senate bill No. 224 (file No. 197), entitled

A bill to provide for ceding to the United States of America exclusive jurisdiction over the property selected for fish hatchery purposes for use of the United States Fish Commission, in the township of Plymouth, county of Wayne and State of Michigan, during the time the United States shall be and remain the owner thereof, for all purposes, except the administration of the criminal laws of the State of Michigan, and the service of civil and criminal process therein.

Also.

Senate bill No. 37, entitled

A bill to authorize the city of Corunna to borrow money for the purpose of making public improvements in said city, and to issue its bonds for the payment of the same.

Also,

Senate bill No. 116, entitled

A bill to provide for the laying out of a State road in Arenac county, to be known as the Standish and Maple Ridge State road.

C. B. BOUGHNER, Chairman.

Report accepted.

By the committee on banks and corporations:

The committee on banks and corporations, to whom was referred

House bill No. 298 (file No. 362), entitled

A bill to provide for the incorporation of fraternal beneficiary societies, orders and associations, to define their powers and duties, and to provide a punishment for false representations by officers and members thereof, to provide for the service of legal process thereon, and to exempt certain societies from the provisions hereof,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do not pass, and ask to be dis-

charged from the further consideration of the subject.

JOHN R. BENSON, Chairman.

Report accepted and committee discharged.

On motion of Mr. Park,

All further consideration of the bill was indefinitely postponed.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, May 21, 1891.

To the President of the Senale:

SIR—I am instructed by the House to return to the Senate the follow-ng:

Senate bill No. 292 (file No. 198), entitled

A bill to amend section 8 of chapter 119 of the compiled laws of 1871, being compiler's section 4488 of Howell's annotated statutes, relative to authorizing the incorporation of the Independent Order of Odd Fellows.

And to inform the Senate that the House has amended the same as

follows:

By striking out of line 2 of section 1 the figures "1865" and inserting

in lieu thereof the figures "1871,"

In the passage of which bill as thus amended, the House has concurred by a majority vote of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The question being on concurring in the amendment made by the House to the bill.

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Beers Mr. Gilbert Mr. Porter Mr. Toan Boughner McCormick Sabin Wheeler Mr. Brown

Mr. Sharp

1075

Mr. Wilcox

Crocker	Milnes	Smith	Wilkinson
Doran	Morrow	Stevens	Wisner
Fridlender	Park	Taylor	23
		,	

NAYS.

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The bill was then referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

Mr. Miller

House of Representatives, Lansing, May 22, 1891.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following:

House bill No. 93 (file No. 105), entitled

A bill for the protection of fish in the lakes known as Eagle lake in the townships of Bloomingdale and Cheshire in the counties of Van Buren and Allegan, and the lakes known as Pugsley's lake and Four Mile lake in the township of Paw Paw, in the county of Van Buren for a period of ten years,

Which has passed the House by a majority vote of all the members elect,

and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference,

On motion of Mr. Garvelink,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson Beers Boughner Brown Crocker Doran	Mr. Garvelink Gilbert Holcomb McCormick Miller Milnes	Mr. Park Porter Sabin Sharp Smith Stevens	Mr. Taylor Toan Wheeler Wilcox Wilkinson Wisner	
Fridlender	Milnes	Stevens	Wisher	9

NAYS.

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Title agreed to.

On motion of Mr. Garvelink,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

MOTIONS AND RESOLUTIONS.

Mr. Milnes offered the following resolution:

WHEREAS, In the year 1865, a petition was sent to this Legislature, which is herewith attached, asking the Legislature to recognize in some way the gallant and meritorious services of private Chas. F. Sancrainte, Co. B. 15th Regiment Vol. Infantry, in capturing a rebel flag from the 5th Texas confederate regiment, upon which for some reason no action was taken; and,

Whereas, Said private Chas. F. Sancrainte received three wounds dur-

ing the performance of said brave act; therefore

Resolved, That the Senate of the State of Michigan, in recognition of the brave and meritorious service performed by said Chas. F. Sancrainte in front of Atlanta, Georgia, July 24th, 1864, does hereby request the Adjutant General of this State to mention in detail, in the revised history of said 15th Regiment, Michigan Volunteer Infantry, now being prepared in his office, a full account of the brave and unselfish deeds of said Chas. F. Sancrainte, so that future generations may see and be inspired by the brave services of private Chas. F. Sancrainte.

The question being on the adoption of the resolution,

Mr. Milnes presented the following petition upon the same subject, which had been presented to the Senate of 1865, but upon which action had never been taken, with the request that it be read and spread upon the Journal as follows:

STATE OF MICHIGAN.
Erie, County of Monroe, Oct. 5, 1865.

I, the undersigned Col. Moses A. Lapoint, jointly with the officers of Company B, 15th Michigan Infantry Veteran Volunteers, beg your honorable body of Senators of the State of Michigan, to take notice of our petition sent to your honorable body. We the undersigned take pleasure in forwarding to you the name of one of our bravest soldiers of the regiment, if not of this State. We herewith give you our statement of the facts.

Being in front of Atlanta, Georgia. July 22, 1864, the regiment charged on the rebel rifle-pits in front of the regiment at about 10 A. M.. and about 1 P. M. the regiment was attacked in front and rear, by General Hood. We were ordered to fall back to the breastworks we had left in the forenoon to take possession of its line of work. Coming on a double quick we noticed three or four flags sticking out of the works that we were to take. I, Colonel M. A. Lapoint, halted the regiment in a low place safe from danger, then called on a private of Co. B named Chas. F. Sancrainte as a volunteer, a man in whom I could trust, knowing his ability as a soldier, and trusting to his fearlesness to go to the front at the breastworks and investigate what was there and give me a signal. As he was going to the front I expected to see him drop dead every instant. He reached the works and climbed eight or ten feet high to their top, only to find twenty or thirty muskets pointed at him, but he gave me the signal to make a charge.

After the regiment charged on the rebels we found him fighting with the Major of the 5th Texas Infantry, having knocked a revolver from the Major's hands, and with the butt of his gun knocked the officer down and captured the flag, but it was not before he had received three wounds, two slight flesh gunshot wounds and a beyonet through Mis hand. By the regiment's prompt action it captured 167 prisoners, 17 officers and three colored flags of the 5th, 17th and 18th Texas Infantry, for which it broke the enemy's line and saved a great charge on our line, which if it had taken

place, would have brought great distress upon our army.

The flag captured by the said soldier was forwarded to Michigan. Besides this service he was to be found always in rank and ready for duty. He was in every battle the regiment was in, from the battle of Pittsburg Landing, April 6 and 7, 1862, until the capture of Fort McAllister, Georgia, upon which occasion he was one of the advance guard who took the fort by storm. He was three years in the service of the United States, received his honorable discharge, but not before he had received four wounds from which he is crippled for life, and receives a comparatively small pension.

Therefore, we, the undersigned, ask your honorable body to make a record of the above, and of his bravery, and to recompense him by the presentation of a medal in honor of his bravery, as there has been no opportunity that has presented itself for recompense by a promotion in rank in his company or regiment. We hope that the State, through its officers in the Senate, will do him justice, as a soldier who has rendered

such valuable services should not be forgotten.

The name and address of the soldier are Chas. F. Sancrainte, private of Co. B, 15th Mich. Infty. Veteran Volunteers, and a resident of Almira, Benzie county, Michigan.

Moses A. La Point, Late Lt. Col. 15th Mich. Inft'y. Vol's. CHARLES HENDERSON, Late 2d Lieut. Co. C, 15th Mich. Vol. Inft'y. Andrew La Forge, Late Capt. Co. I, 15th Mich. Vol. Inft'y.

The question being on the adoption of the resolution,

The resolution was adopted.

On motion of Mr. Park,
The rules were suspended, two-thirds of all the Senators present voting
therefor, and the committee of the whole was discharged from the further
consideration of

Senate bill No. 208 (file No. 207), entitled

A bill to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving, or delivering malt, brewed, fermented, vinous, spirituous, or other intoxicating liquors, and to repeal all acts or parts of acts inconsistent with the provisions of this act.

On motion of Mr. Park,

The bill was re-referred to the committee on liquor traffic.

By unanimous consent,

The committee on claims and public accounts made the following report: By the committee on claims and public accounts:

The committee on claims and public accounts to whom was referred

Senate joint resolution No. 6, entitled

A joint resolution authorizing the Board of State Auditors to investigate, examine and settle any claim found to be justly due to John Cutler, of Berrien county, Michigan, for injuries received while operating machinery

in the State House of Correction and Reformatory at Ionia in this State, Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the joint resolution do pass, and ask to be discharged from the further consideration of the subject.

JAMES E. HOLCOMB. Chairman.

Report accepted and committee discharged.

The joint resolution was referred to the committee of the whole and placed on the general order.

GENERAL ORDER.

On motion of Mr. Milnes,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Wheeler to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following:

I.

· House Substitute for House bills No. 135, 208, 311 and 838 (file No. 359), entitled

A bill to amend sections 1, 8, 9, 10, 12 and 15 of act No. 276 of the public acts of 1889, entitled "An act for the protection of game."

Also.

House bill No. 582 (file No. 168), entitled

A bill making appropriations for the State Industrial Home for Girls, for the years 1891 and 1892.

Also,

House joint resolution No. 12 (file No. 8), entitled

Joint resolution authorizing the Board of State Auditors to make certain improvements on certain property owned by the State.

Also,

House bill No. 36 (file No. 212), entitled

A bill to amend sections three and six of chapter forty-one of the compiled laws of 1871, being sections 1594 and 1597 of Howell's annotated statutes, with reference to interest on money and on judgments.

Also,

Senate bill No. 205, entitled

A bill to vacate the township of Copper Harbor, in the county of Keweenaw, and to incorporate its territory within the township of Grant, in said county.

Also,

House bill No. 31 (file No. 348), entitled

A bill to amend sections 5 and 6 of chapter 32 of the compiled laws of 1871, being compiler's sections 1477 and 1478 of Howell's annotated statutes, being "An act to provide for the recording of town plats and for vacating the same in certain cases."

Also,

House bill No. 383 (file No. 324), entitled

A bill to designate and establish a State road in Bay county, to be known as the West Bay City and Bangor State road.

Have made no amendments thereto, and have directed their chairman to

report the same back to the Senate, and recommend their passage.

II.

The committee of the whole have also had under consideration,

Senate joint resolution No. 6, entitled

Joint resolution authorizing the Board of State Auditors to investigate, examine and settle any claim found to be justly due to John Cutler, of Berrien county, Michigan, for injuries received while operating machinery in the State House of Correction and Reformatory at Ionia, in this State.

Have directed their chairman to report progress and ask leave to sit

again.

A. O. WHEELER, Chairman.

Report accepted.

The first named bills were placed on the order of third reading of bills.

On motion of Mr. Wheeler,

The Senate granted leave for a further consideration of the second named bill by the committee of the whole

By unanimous consent,

On motion of Mr. Fridlender, Senate bill No. 256, entitled

A bill to incorporate the village of Tawas City, in Iosco county, into a

Was taken from the table.

On motion of Mr. Fridlender,

The bill was referred to the committee on cities and villages.

The President announced the following communication from Aldermen Coots, Amos and Reynolds and Col. Baylies and Hon. Francis B. Egan of Detroit, composing the committee of arrangements for the visit of the Legislature to Detroit:

Hon. John Strong, Lieutenant Governor:

Your committee hereby informs your honorable body that the hour for starting is 7:30 A. M., via. Michigan Central R. R. The party will arrive at the Michigan Central depot, Detroit, shortly before noon tomorrow and will be taken directly to a steamboat at the foot of Woodward avenue, accompanied by a band. The boat will make a trip of a couple of hours on the river, and a sumptuous lunch will be served on board by Hangsterfer. Carriages will be taken on the boat's return to Woodward avenue, and after an hour's ride about the city the party will be entertained by Mayor and Mrs. Pingree at their residence, 1020 Woodward avenue. The visitors will then re-enter their carriages and further inspect the city for an hour or two. An exhibition will be given by the fire department. The remainder of the program, until the departure of the special train on its return to Lansing, will be informal.

Ald. Coots, Amos and Reynolds, Col. Baylies and Francis B. Egan have been appointed a committee to come to Lansing this evening and accompany the visitors to Detroit tomorrow morning, and Ald. Lowry and O'Regan have been delegated to engage the necessary steamboat, carriages

and band. Ald. Jacob and Capt. Nicholson have been appointed a committee on refreshments.

Badges will be prepared for the visitors and also for the aldermen, members of the municipal boards, city officials and others who will be asked to participate in the reception of the visitors.

The hour for returning is 7:45 P. M., via. the Michigan Central road.

THIRD READING OF BILLS.

House bill No. 582, (file No. 168), entitled

A bill making appropriations for the State Industrial Home for Girls, for the years 1891 and 1892,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Garvelink	Mr. Sabin	Mr. Wheeler
\mathbf{Beers}	McCormick	\mathbf{Smith}	Wilcox
\mathbf{Brown}	Miller	${f Stevens}$	Wilkinson
Crocker	\mathbf{Milnes}	Toan	\mathbf{W} isner
Fridlender	Morrow	Weiss	19
T. Holender	MOITOW	44 G199	19

NAYS.

Mr. Gilbert

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Title agreed to.

On motion of Mr. Milnes,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 36 (file No. 212), entitled

A bill to amend sections 3 and 6 of chapter 41 of the compiled laws of 1871, being sections 1594 and 1597 of Howell's annotated statutes, with reference to interest on money and on judgments,

Was read a third time and, pending the taking of a vote upon its passage,

By unanimous consent,

Mr. Crocker offered the following concurrent resolution:

Resolved by the Senate (the House concurring), That a joint committee of three members of the Senate and three members of the House be appointed by the respective presiding officers to consider

House bill No. 36 (file No. 212), entitled

A bill to amend sections 3 and 6 of chapter 41 of the compiled laws of 1871, being sections 1594 and 1597 of Howell's annotated statutes, with reference to interest on money, and on judgments;

And

Senate bill No. 94 (file No. 209), entitled

A bill to regulate the interest of money on account, interest on money, judgments, verdicts, etc.,

Which resolution was adopted.

Senate bill No. 205, entitled

A bill to vacate the township of Copper Harbor, in the county of Keweenaw, and to incorporate its territory within the township of Grant, in said county,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Benson Beers Boughner Brown Crocker	Gilbert McCormick Miller Milnes	Mr. Porter Sabin Smith Stevens Toan	Mr. Weiss Wheeler Wilcox Wilkinson Wisner	
	Fridlender	Morrow			22
		NAY	S.		0

Title agreed to.

On motion of Mr. Stevens,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 31 (file No. 348), entitled

A bill to amend sections 5 and 6 of chapter 32 of the compiled laws of 1871, being compiler's sections 1477 and 1478 of Howell's annotated statutes, being "An act to provide for the recording of town plats and for vacating the same in certain cases,"

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Doran	\mathbf{M} r. \mathbf{M} ilnes	Mr. Weiss	
Beers	Garvelink	Morrow	Wilcox	
Boughner	$\mathbf{Gilbert}$	Porter	$\mathbf{Wilkinson}$	
Brown	McCormick	Smith	\mathbf{Wisner}	
Crocker	\mathbf{Miller}	Stevens		19
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House bill No. 383 (file No. 324), entitled

A bill to designate and establish a State road in Bay county, to be

known as the West Bay City and Bangor State road,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Fridlender	Mr. Milnes	Mr. Toan
Beers	Garvelink	Porter	Weiss
Boughner	Gilbert	\mathbf{Sabin}	Wilcox
Brown	Holcomb	\mathbf{Smith}	$\mathbf{Wilkinson}$
Crocker	McCormick	Stevens	\mathbf{W} isner
\mathbf{Doran}	\mathbf{M} iller		
		1 TTC	

NAYS.

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Title agreed to.

On motion of Mr. Gilbert,

By a vote of two-thirds all the Senators elect, the bill was ordered to take immediate effect.

By unanimous consent,

Mr. Gilbert offered the following resolution:

Resolved, That when the Senate adjourns today it stand adjourned until Monday next, May 25, at 9:15 o'clock P. M.

The question being on the adoption of the resolution,

The resolution was adopted. On motion of Mr. Smith,

The Senate adjourned.

Lansing, Monday, May 25, 1891.

The Senate met and was called to order by the President at 9:15 o'clock P. M.

Roll called: not a quorum present.

Present: Messrs. Bastone, Benson, Beers, Boughner, Doran, Holcomb, Miller, Mugford, Park, Porter, Sabin, Weiss, Wilcox, Wilkinson and Wisner.

On motion of Mr. Porter, The Senate adjourned.

Lansing, Tuesday, May 26, 1891.

The Senate met and was called to order by the President.

Religious exercises by Rev. S. R. Cook.

Roll called: a quorum present.

Absent without leave: Messrs. Brown, Milnes, Prindle and Smith.

On motion of Mr Weiss,

All the absentees were excused until this afternoon.

On motion of Mr. Porter,

Mr. Brown was excused for the day.

PRESENTATION OF PETITIONS.

No. 508. By Mr. Morrow: Petition of L. E. Harrington, supervisor, Jas L. Carpenter, president of the village council and about 100 citizens of Blissfield, asking the passage of the "Park bill," authorizing local taxation of railroads.

Referred to committee on railroads.

No. 509. By Mr. Mugford: Resolutions of the common council of the city of Ludington, same subject.

Same reference.

No. 510. By Mr. Sabin: Petition of T. Wait in favor of a law prohibiting the spearing of fish in the inland lakes and streams of the State.

Referred to committee on fisheries.

REPORTS OF STANDING COMMITTEES.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

Senate bill No. 292 (file No. 198), entitled

A bill to amend section 8 of chapter 119 of the compiled laws of 1871, being compiler's section 4488 of Howell's annotated statutes, relative to authorizing the incorporation of the Independent Order of Odd Fellows.

GEORGE F. PORTER, Chairman pro tem.

Report accepted.

By the committee on apportionment:

The committee on apportionment to whom was referred

Senate bill No. 301, entitled

A bill to provide for the apportionment of the State of Michigan into

representative districts,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

MARTIN CROCKER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By unanimous consent,

Mr. Park presented the following petition:

No. 511. By Mr. Park: Petition of B. E. Terrell and 40 other citizens of Ionia, in favor of the admission of all schools of medicine to the State University on an equal footing.

Referred to committee on University.

MESSAGES FROM THE GOVERNOR.

The President announced the following:

EXECUTIVE OFFICE, Lansing, May 22, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 224 (file No. 197), being

An act to provide for ceding to the United States of America exclusive jurisdiction over the property selected for fish hatchery purposes for use of the United States fish commission, in the township of Plymouth, county of Wayne and State of Michigan, during the time the United States shall be and remain the owner thereof, for all purposes, except the administration of the criminal laws of the State of Michigan, and the service of civil and criminal process therein.

EDWIN B. WINANS, Governor.

The message was received.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, May 22, 1891.

To the President of the Senate:

SIR-I am instructed by the House to return to the Senate the following:

Senate bill No. 243 (file No. 96), entitled

A bill to authorize the township board of the township of Nunda, in Cheboygan county, to raise money to make public improvements in the township of Nunda,

And to further inform the Senate that the House has amended the same

as follows:

By inserting in line 1 of section 2 after the words "by a" the word "two-

Also.

By inserting in line 5 of section 1 after the words "that a" the word

"two-thirds,"

In the passage of which bill as thus amended the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives

The question being on concurring in the amendments made by the House to the bill,

The Senate concurred, a majority of all the Senators elect voting there-

for, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Mugford	Mr. Weiss
Benson	$\mathbf{Gilbert}$	Park	Wheeler
\mathbf{Beers}	Holcomb	Porter	Wilcox
Boughner	McCormick	\mathbf{Sabin}	Wilkinson
Crocker	\mathbf{M} iller	Sharp	Withington
Doran	Morrow	Stevens	Wisner
Fridlender			25

NAYS.

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The bill was then referred to the committee on engrossment and enroll ment for enrollment.

The President also announced the following:

House of Representatives, (Lansing, May 22, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Senate bill No. 306, entitled

A bill to further amend section 834 of the compiled laws of 1871, being section 874 of Howell's annotated statutes, relative to the organization of the military forces of the State,

In the passage of which bill the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the members elect.

Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives,) Lansing, May 22, 1891.

To the President of the Senate:

SIR--I am instructed by the House to transmit the following concurrent resolution:

WHEREAS, Stevens T. Mason, the fourth governor of the Territory and the first governor of the State of Michigan, died outside of the State, and his remains have since reposed in the vault of a cemetery, now near the

center of the city of New York; and

Whereas, Governor Mason's patriotic services to the State, his tireless energy in behalf of her interests, and notably his great services in the establishment and in defending the interests of the State University in its infancy, and in projecting the development of her mineral wealth, and in the maintenance of the integrity of her territory are inseparably connected with the history of the State of Michigan, and are a part of the foundation of her prosperity; and

WHEREAS, It is observed that the authorities of Elmwood cemetery, in the city of Detroit, have tendered for the reception of the remains of Governor Mason a beautiful lot within the limits of Detroit, but the

private property of a local corporation; therefore

Resolved (the Senate concurring), That the Legislature of the State of Michigan deems it eminently fitting that the mortal remains of Governor Mason should rest, not only in the soil of the State he loved and served so well, but in ground of the commonwealth;

Resolved, That the representatives of his family be invited to permit his body to be interred in the grounds of the capitol, and that appropriate ground therein be appropriated to properly receive and form its last rest-

ing place;

Resolved, That a committee of the Legislature, of which committee the Governor of the State be chairman, be appointed to make known the wishes of the State to the surviving members of the family of Governor Mason, and make suitable arrangements for the reception and disposition of the remains, in accordance with this resolution.

Which has been adopted by the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully

asked.

Very respectfully,
LYMAN A. BRANT,
Clerk of the House of Representatives.

The question being on concurring in the adoption of the concurrent resolution,

The resolution was adopted.

The President also announced the following:

House of Representatives, Lansing, May 22, 1891.

To the President of the Senate:

SIB-I am instructed by the House to transmit the following:

House bill No. 284 (file No. 110), entitled

A bill to amend section 5 of act No. 111 of the public acts of 1889, being an act entitled "An act to protect fish and to regulate fishing in the waters of this State by providing close seasons for certain kinds of fish, by prohibiting the catching of fish in certain specified ways, by prohibiting the catching of fish of certain sizes and in certain waters and for certain purposes, by prohibiting the obstruction of the free passage of fish and by prohibiting the sale of certain kinds of fish, to protect persons engaged in fish culture, and to repeal inconsistent acts."

Also.

House bill No. 330 (file No. 302), entitled

A bill to amend sections Nos. 2, 3, 5, 10, 16, 22, 32, 33, 35 and 36, and to repeal sections 37, 38 and 39, of an act entitled "An act to incorporate the city of Niles," approved February 12, 1859, and the several acts amendatory thereof.

Also.

House bill No. 822 (file No. 395), entitled

A bill to reincorporate the village of Lake City, in the county of Mis-

saukee, and State of Michigan.

Which have passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The first named bill was read a first and second time by its title, and referred to the committee on fisheries.

The second named bill was read a first and second time by its title, and

referred to the committee on cities and villages.

The third named bill was read a first and second time by its title, and referred to the committee on cities and villages.

GENERAL ORDER.

On motion of Mr. Morrow,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Sabin to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

J.

Senate bill No. 113, entitled

A bill for the relief of the Supreme Court by authorizing the justices thereof to employ clerical help and appropriating money to pay for the same.

Also,

House bill No. 398 (file No. 339), entitled

A bill to amend section 7 of an act for the construction of sidewalks within and along highways in townships and villages, being act No. 60 of the public acts of 1883, approved April 27, 1883.

Also.

Senate bill No. 301, entitled

A bill to provide for the apportionment of the State of Michigan into Representative districts.

Have made no amendments thereto and have directed their chairman to report the same back to the Senate and recommend their passage.

II.

The committee of the whole have also had under consideration,

Senate bill No. 150 (file No. 78), entitled

A bill to regulate the hours of labor upon street surface railroads for passenger travel, organized under the laws of this State, and agreements in reference thereto.

Have directed their chairman to report the same back to the Senate,

with the following entitled substitute for the same, viz.,

A bill making 10 hours a legal day's work,

Recommending that the substitute be concurred in and that the substitute be ordered printed and re-referred to the committee of the whole.

MARDEN SABIN, Chairman.

Report accepted.

The first named bills were placed on the order of third reading of bills.

On motion of Mr. Sabin,

The Senate concurred in the substitute reported by the committee of the whole for the second named bill, and the same was ordered printed and re-referred to the committee of the whole.

The President announced the following:

Senate Chamber, Lansing, May 26, 1891.

In accordance with a concurrent resolution adopted by the Senate May 22, I hereby appoint Messrs. Crocker, Bastone and Garvelink, as members of the joint committee to consider

House bill No. 36 (file No. 212), entitled

A bill to amend sections 3 and 6 of chapter 41 of the compiled laws of 1871, being sections 1594 and 1597 of Howell's annotated statutes, with reference to interest on money and on judgments,

 \mathbf{And}

Senate bill No. 94 (file No. 209), entitled

A bill to regulate the interest of money on account, interest on money, judgments, verdicts, etc.

JOHN STRONG, President of the Senate.

By unanimous consent, The Senate resumed the order of

THIRD READING OF BILLS.

House bill No. 398 (file No. 339), entitled

A bill to amend section 7 of an act for the construction of sidewalks within and along highways in townships and villages, being act No. 60 of the public acts of 1883, approved April 27, 1883,

Was read a third time and passed, a majority of all the Senators

elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Park	Mr. Wheeler
Benson	Holcomb	Porter	Wilcox
Beers	McCormick	Sabin	$\mathbf{Wilkinson}$
Boughner	Miller	Sharp	Withington
Crocker	Mugford	Stevens	Wisner
Fridlender	•		21

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NAYS.

Title agreed to.

Senate bill No. 301, entitled

A bill to provide for the apportionment of the State of Michigan into Representative districts.

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Doran Mr. McCormick Mr. Park Mr. Bastone Fridlender Porter Miller Benson Beers Gilbert Morrow Sharp Holcomb Boughner Mugford Wisner Crocker

NAYS.

Mr. Garvelink Mr. Taylor Mr. Wheeler Mr. Wilkinson Weiss Wilcox Withington Stevens

Title agreed to.

On motion of Mr. Weiss,

The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President pro tem. at 2 o'clock P. M.

Roll called: a quorum present.

Absent without leave: Messrs. Crocker, Prindle and Smith.

MESSAGES FROM THE GOVERNOR.

The President pro tem. announced the following:

EXECUTIVE OFFICE, Lansing, May 26, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 37, being

An act to authorize the city of Corunna to borrow money for the purpose of making public improvements in said city, and to issue its bonds for the payment of the same.

EDWIN B. WINANS, Governor.

The message was received.

The President pro tem. also announced the following:

EXECUTIVE OFFICE, Lansing, May 26, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 116, being

An act to provide for the laying out of a State road in Arenac county, to be known as the Standish and Maple Ridge State road.

Also,

Senate bill No. 107 (file No. 48), being

An act to amend an act entitled "An act to authorize the incorporation of companies for the construction of union railroad stations and depots, with the necessary connecting tracks, and the management of the same," approved June 9, 1881, by adding a new section thereto relative to the closing of streets and alleys by companies organized under this act.

EDWIN B. WINANS, Governor.

The message was received.

REPORTS OF STANDING COMMITTEES.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

Senate bill No. 243 (file No. 96), entitled

A bill to authorize the township board of the township of Nunda, in Cheboygan county, to raise money to make public improvements in the township of Nunda.

Also.

Senate bill No. 306, entitled

A bill to further amend section 834 of the compiled laws of 1871, being section 874 of Howell's annotated statutes relative to the organization of the military forces of the State.

C. B. BOUGHNER, Chairman.

Report accepted.

MESSAGES FROM THE HOUSE.

The President pro tem. announced the following:

House of Representatives, \\
Lansing, May 26, 1891.

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

House joint resolution No. 23 (file No. 4), entitled

A joint resolution authorizing the Governor to issue to Ellen C. Lafler, Warren B. Lafler, Phares Lafler, William Lafler, Byron L. Lafler, Schuyler Lafler and Julia A. Holmes, a patent for the southeast quarter of the northeast quarter of section six, town six south, of range seven east, the same being primary school land,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives

The joint resolution was read a first and second time by its title, and referred to the committee on public lands and judiciary jointly.

The President pro tem also announced the following:

House of Representatives, Lansing, May 26, 1891.

To the President of the Senate:

SIR-I am instructed by the House to return to the Senate the following:

Senate bill No. 205, entitled

A bill to vacate the township of Copper Harbor, in the county of Keweenaw, and to incorporate its territory within the township of Grant, in said county.

Also.

Senate bill No. 25 (file No. 200), entitled

A bill making an appropriation for the erection of a detached building for male patients, on the grounds of the Michigan Asylum for Insane Criminals.

In the passage of which bills the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The two bills were referred to the committee on engrossment and enrollment for enrollment.

The President pro tem also announced the following:

House of Representatives, Lansing, May 26, 1891.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following concurrent resolution:

Resolved by the House of Representatives (the Senate concurring), That the thanks of the Legislature are hereby tendered to the city of Detroit for her cordial welcome and generous hospitality so freely extended on the occasion of our late visit to the metropolis of our State; and

Resolved further, That the enforced absence of the genial Capt. Nicholson on the occasion was greatly regretted by all and it is sincerely hoped that his recovery from the effects of the unfortunate accident by which his presence was prevented, may be speedy and complete;

Resolved, That an engrossed copy of these resolutions be forwarded to the mayor and common council of Detroit in token of our appreciation

of this distinguished courtesy to the Legislature.

Which has been adopted by the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The question being on concurring in the adoption of the concurrent resolution,

On motion of Mr. Weiss, The resolution was adopted.

The President pro tem also announced the following:

House of Representatives, Lansing, May 26, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Senate bill No. 48 (file No. 46), entitled

A bill to provide for the incorporation of the supreme temple, grand temple and primary societies of the Legion of the Cross, and to define their objects and prescribe their powers,

And to further inform the Senate that the House has amended the same

as follows:

By striking out of line 8 of section 5 the words "and broken."

In the passage of which bill as thus amended the House has concurred by a majority vote of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The question being on concurring in the amendment made by the House to the bill,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Boughner Doran	Mr. Fridlender Garvelink Gilbert McCormick Miller	Mr. Milnes Morrow Sabin Stevens Wheeler	Mr. Wilkinson Withington President pro tem
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NAYS.

Mr. Mugford

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The bill was then referred to the committee on engrossment and enrollment for enrollment.

The President pro tem also announced the following:

House of Representatives, Lansing, May 26, 1891.

To the President of the Senate:

SIB.—I am instructed by the House to return to the Senate the following: Senate bill No. 47, entitled

A bill making an appropriation for the unpaid portion of salaries of

circuit judges.

In the passage of which bill, the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The President pro tem also announced the following:

House of Representatives, Lansing, May 26, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Senate bill No. 110 (file No. 51), entitled

A bill to provide for the incorporation of mutual provident associations of miners, trammers, timbermen, landers, engineers, blacksmiths, carpenters and all other laborers in and about iron, gold, silver, lead, copper and coal mines,

And to inform the Senate that the House has amended the same as

follows:

By striking out of line 3 of section 4, the words "for a longer term than ten years."

By striking out of line 1 of section 8, the words "a society" and inserting

in lieu thereof the words "any society formed under this act."

In the passage of which bill as thus amended, the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

Mr. Wheeles

The question being on concurring in the amendments made by the House

to the bill.

M- Dastana

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Dastone	Mr.	Garveilnk	Mr. Morrow	Mr.	w neeler	
Benson	•	Gilbert	Mugford		Wilcox	
Beers		McCormick	Sabin		Wilkinson	
Boughner		Miller	Sharp		President	
Doran		Milnes	Stevens		pro tem	
Fridlender					-	20
	Benson Beers Boughner Doran	Benson Beers Boughner Doran	Benson Beers Boughner Doran Gilbert McCormick Miller Miller Milnes	Benson • Gilbert Mugford Beers McCormick Sabin Boughner Miller Sharp Doran Milnes Stevens	Benson • Gilbert Mugford Beers McCormick Sabin Boughner Miller Sharp Doran Milnes Stevens	Benson • Gilbert Mugford Wilcox Beers McCormick Sabin Wilkinson Boughner Miller Sharp President Doran Milnes Stevens pro tem

NAYS.

20

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The President pro tem also announced the following:

House of Representatives, Lansing, May 26, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 697 (file No. 394), entitled

A bill to authorize the village of Rockford, in the county of Kent, to borrow money to make public improvements in said village, to issue bonds therefor, and to provide for the levy of taxes therein to pay the same.

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered

to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,
LYMAN A. BRANT, Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to committee on cities and villages.

By unanimous consent,

The committee on counties and townships made the following report:

By the committee on counties and townships:

The committee on counties and townships, to whom was referred

Senate bill No. 184 (file No. 208), entitled

A bill to detach certain territory from the county of Mason and attach

the same to the township of Pentwater in the county of Oceana,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

A. C. McCORMICK, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By unanimous consent,

The select committee on elections made the following report:

By the select committee on elections and election laws:

The select committee on elections and election laws, to whom was referred

Senate bill No. 141, entitled

A bill repealing sections 18, 19 and 20 of act number 125 of the session laws of 1889, relating to the election of boards of review, and prescribing their duties, approved June 27, 1889,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the Senate, without amendment and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject; and the committee further recommend that the bill be referred to the committee on judiciary.

JAMES E. HOLCOMB, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee on judiciary.

GENERAL ORDER.

On motion of Mr. Fridlender,

The Senate went into committee of the whole on the general order, whereupon,

The President pro tem called Mr. Withington to the chair.

After some time spent therein the committeee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

A bill to detach certain territory from the county of Mason and attach the same to the township of Pentwater in the county of Oceana.

Have made no amendments thereto, and have directed their chairman to

report the same back to the Senate, and recommend its passage.

II.

The committee of the whole have also had under consideration

Senate bill No. 254 (file No. 203), entitled

A bill making an appropriation for a building for metallurgy and for the equipment and fitting up of the same, and for the equipment, fitting up and furnishing of an electrical engineering laboratory, the physical laboratory, drawing room, chemical laboratories, petrographical department, library and other departments of the Mining School at Houghton, in the county of Houghton, Michigan.

Senate bill No. 299 (file No. 204), entitled

A bill making an appropriation for the maintenance and support of the Mining School at Houghton, in the county of Houghton, Michigan, for

the years 1891 and 1892.

Have directed their chairman to report the same back to the Senate, with the recommendation that they be made the special order, to be considered by the committee of the whole, on Thursday next, at 2 o'clock, P. M.

W. H. WITHINGTON, Chairman.

Report accepted.

The first named bill was placed on the order of third reading of bills.

On motion of Mr. Withington,

The Senate concurred in the recommendation of the committee regarding the second named bills, and the same were made the special order, to be considered by the committee of the whole, on Thursday next, at 2 o'clock P. M.

By unanimous consent, The Senate resumed the order of

THIRD READING OF BILLS.

Senate bill No. 184 (file No. 208), entitled

A bill to detach certain territory from the county of Mason and attach the same to the township of Pentwater in the county of Oceana,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson	Mr. Garvelink Gilbert	Mr. Mugford Porter	Mr. Weiss Wilcox
\mathbf{Beers}	Holcomb	Sabin	Wilkinson
${f Boughner}$	McCormick	Sharp	Withington
Doran	\mathbf{Miller}	Stevens	President
$\mathbf{Fridlender}$	Morrow	Taylor	pro tem. 23

Title agreed to.

On motion of Mr. Mugford,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

On motion of Mr. Wheeler,

The Senate adjourned.

Lansing, Wednesday, May 27, 1891.

The Senate met and was called to order by the President.

Religious exercises by Rev. S. R. Cook.

Roll called: a quorum present.

Absent without leave: Messrs. Crocker and Prindle.

PRESENTATION OF PETITIONS.

No. 512. By Mr. Park: Petition of Webster Bliss and 43 other citizens of Lenawee county, in favor of the admission of all schools of medicine to the State University on an equal footing.

Referred to committee on University.

No. 513. By Mr. Wisner: Petition of Thomas H. Goodman and 53 other citizens of Saginaw, same subject.

Same reference.

REPORTS OF STANDING COMMITTEES.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

Senate bill No. 110 (file No. 51), entitled

A bill to provide for the incorporation of mutual provident associations of miners, trammers, timbermen, landers, engineers, blacksmiths, carpenters and all other laborers in and about iron, gold, silver, lead, copper and coal mines.

Also,

Senate bill No. 25 (file No. 200), entitled

A bill making an appropriation for the erection of a detached building for male patients on the grounds of the Michigan Asylum for Insane Criminals.

Also,

Senate bill No. 205, entitled

A bill to vacate the township of Copper Harbor, in the county of Keweenaw, and to incorporate its territory within the township of Grant, in said county.

Also.

Senate bill No. 47, entitled

A bill making an appropriation for the unpaid portion of salaries of circuit judges.

Also,

Senate bill No. 48 (file No. 46), entitled

A bill to provide for the incorporation of the supreme temple, grand temple and primary societies of the Legion of the Cross, and to define their objects and to prescribe their powers.

C. B. BOUGHNER, Chairman.

Report accepted.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

Senate bill No. 309, entitled

A bill to authorize the village of Fremont, Newaygo county, to raise money by taxation of the private property in said village for the purpose of assisting manufacturers, and in promoting the growth of the village,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying substitute therefor, entitled

A bill to authorize the village of Fremont, Newaygo county, to raise money to make public improvements in said village, to issue bonds therefor, and to provide for the levy of taxes therein to pay the same,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

JOHN S. BEERS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Beers.

The Senate concurred in the substitute reported for the bill by the committee.

The bill was then referred to the committee of the whole, and placed on the general order.

By the committee on finance and appropriations:

The committee on finance and appropriations, to whom was referred

House bill No. 222 (file No. 287), entitled

A bill making appropriations for the current expenses of the State Nor-

mal School for the years 1891 and 1892,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

PETER GILBERT, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on finance and appropriations:

To the Senate of Michigan:

Your committee on finance and appropriations, who are authorized by a resolution of the Senate, to inquire into and investigate the financial and general management of the Industrial Home for Girls at Adrian, respectfully report, that they have performed that duty, and beg leave to submit the following report:

First, We believe the expense of the board can be materially decreased and the harmony increased by a reduction in the membership of the board from five to three members. Also your committee are further of the

opinion that the cottages might be conducted with less help. The teachers teach only a half day school, and it seems to us that a cottage manager and teacher should be sufficient help for each cottage, as the girls perform most, if not all of the manual labor; a saving would thus be made of something like \$2,500 per annum. We find that between the superintendent of the Home and the resident member of the Board of Control there exists a difference of opinion as to the management of the Home that is not conducive to the welfare or purposes of the institution. We also find the books and accounts of the institution to be kept in an excellent, legible and comprehensive manner;

Second, We find the management relating to punishment extremely cruel, unwarrantable, unnecessary and the avowed policy of the superintendent; as for instance, we found in the case of two girls, who were placed in a dark cell for twenty consecutive days and nights with no furniture other than a bare plank, and kept on a diet of bread and water;

Third, We find, when girls became boisterous or violent in temper, they were, by order of the superintendent, treated with hyperdermic injections of a fluid, the nature of which was unknown to the person administering

the same:

Fourth, We find extreme negligence in placing of girls in homes, without proper application or indorsement by county agent; for instance, we find a girl returned to the Home in an unfortunate and delicate condition, and immediately replaced by another girl in the same home, without further recommendation or indorsement;

Fifth, Among others, an application was shown the committee as the authority and recommendation for placing a girl in a home in Lenawee county, on the back of which appeared the indorsement of the county agent, but upon the opening of this particular blank, there was found within nothing but the printed blank form used for filing applications at the Home; neither the name, nor location of the family, name of the girl,

nor information of any kind expressed therein;

Sixth, We found extreme negligence in the case of a girl who after being an inmate of the home for six months, and while undergoing a physical examination as an epileptic, was discovered to be suffering from a loathsome disease; questioning brought out the information that the girl had been under treatment for this disease for but one month previous to this time, and under the advice of the attending physician who gave directions for treatment without knowledge of the nature of the disease, other than as stated by the matron. It would seem to the committee that a disease of this nature of as long duration would have excited a deep professional interest and great caution in treatment of this case, instead of the negligence shown;

Seventh, We find the management to consist of 27 ladies, divided as follows: One superintendent, one assistant superintendent, one book-keeper, 7 cottage managers, 7 house keepers, 7 teachers, 1 sewing machine

teacher, 1 relief officer, and 1 laundry teacher.

Eighth, Your committee, in closing, feel constrained to suggest that were the supervision of the institution placed within the care of a husband and wife, the man to superintend the business and financial interest of the home, the wife having the supervision of the girls committed to its care, the interests of the State and the purposes of the institution would be best served, and beg leave to recommend that the attention of the Governor, board of control of the Industrial Home for Girls at Adrian and

State Board of Corrections and Charities be called to the advisability of making changes in the management of the home as herein suggested, by providing them with copies of this report through the Secretary of the Senate.

PETER GILBERT, E. T. MUGFORD, GEO. F. PORTER, JAS. H. MORROW,

Committee.

A minority of the same committee made the following minority report: I agree to the above report with the following exceptions: I think it but fair to state that when the girls who were confined in the dark rooms as set forth above, that they were furnished with sufficient bedding, and that said room contained a good sized window;

Second, That in the one case of a fluid being administered to a violent and boisterous inmate, that it was done under the advice and knowledge

of a competent physician;

Third, I do not think it necessary that a husband and wife are necessary to manage the school. I am of the opinion that there are hundreds of ladies in this State who are entirely competent to manage the institution, and that in a school of this kind where girls only are kept, women alone should manage.

A. MILNES.

The question being on the adoption of the majority report of the committee,

The report was accepted and adopted.

MESSAGES FROM THE GOVERNOR.

The President announced the following:

EXECUTIVE OFFICE, Lansing, May 26, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 292 (file No. 198), being

An act to amend section 8 of chapter 119 of the compiled laws of 1871, being compiler's section 4488 of Howell's annotated statutes, relative to authorizing the incorporation of the Independent Order of Odd Fellows. EDWIN B. WINANS, Governor.

The message was received.

By unanimous consent,

The committee on fisheries made the following report:

By the committee on fisheries:

The committee on fisheries, to whom was referred

Senate bill No. 266, entitled

A bill to provide for a tax to be levied upon fishermen of the waters of the Great Lakes,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying substitute therefor, entitled

A bill to provide for the levy of a tax upon the business of fishing for

profit in the waters within the State of Michigan and the waters of the Great Lakes within the jurisdiction of the State,

Recommending that the substitute be concurred in, ordered printed and

referred back to the committee.

PETER E. PARK, Chairman.

Report accepted

On motion of Mr. Park,

The Senate concurred in the substitute reported for the bill by the com-

The bill as substituted was then ordered printed and re-referred to the committee on fisheries.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, May 26, 1891.

To the President of the Senate:

SIR-I am instructed by the House to return to the Senate the follow-

ing concurrent resolution:

Resolved by the Senate (the House concurring), That a joint committee of three members of the Senate and three members of the House be appointed by the respective presiding officers to consider

House bill No. 36 (file No. 212), entitled

A bill to amend sections 3 and 6 of chapter 41 of the compiled laws of 1871, being sections 1594 and 1597 of Howell's annotated statutes, with reference to interest on money and on judgments.

Senate bill No. 94 (file No. 209), entitled

A bill to regulate the interest of money on account, interest on money,

judgments, verdicts, etc.

Which has been concurred in by the House by a majority vote of all the members elect, and further to inform the Senate that the Speaker has appointed as such committee in accordance with above resolution, Messrs. White, Gibbons and Hall.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The message was received.

THIRD READING OF BILLS.

Senate bill No. 113, entitled

A bill for the relief of the Supreme Court by authorizing the justices thereof to employ clerical help and appropriating money to pay for the

Was read a third time and passed, a majority of all the Senators

elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Beers	Mr. McCormick	Mr. Smith	Mr. Wheeler
Doran	\mathbf{Milnes}	Stevens	Wilkinson
Fridlender	Morrow	Taylor	Withington
Garvelink	Park	Weiss	Wisner
Gilbert	Sabin		18

9

NAYS.

Mr. Bastone Mr. Brown Mr. Mugford Mr. Sharp Benson Holcomb Porter Wilcox

Boughner

Title agreed to.

House joint resolution No. 12 (file No. 8), entitled

Joint resolution authorizing the Board of State Auditors to make certain improvements on certain property owned by the State,

Was read a third time, and

Pending the taking of a vote upon its passage,

On motion of Mr. Taylor,

The joint resolution was laid on the table.

By unanimous consent, On motion of Mr. Sharp,

The joint committee on fisheries and judiciary were discharged from the further consideration of

House bill No. 721 (file No. 309), entitled

A bill to secure to the people of the State of Michigan certain rights on any of the navigable or meandered waters of this State where fish have been or hereafter may be propagated, planted or spread at the expense of the people of this State or the United States.

On motion of Mr. Sharp,

The bill was referred to the committee of the whole and placed on the general order.

GENERAL ORDER.

On motion of Mr. Boughner,

The Senate went into committee of the whole on the general order, whereupon

The President called Mr. Morrow to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

T.

House bill No. 222 (file No. 287), entitled

A bill making appropriations for the current expenses of the State

Normal School for the years 1891 and 1892.

Have directed their chairman to report the same back to the Senate, with the recommendation that it be made the special order, to be considered by the committee of the whole, on Friday next at 10 o'clock A. M.

TT.

The committee of the whole have also had under consideration

Senate substitute bill No. 309, entitled

A bill to authorize the village of Fremont, Newaygo county, to raise money to make public improvements in said village, to issue bonds therefor, and to provide for the levy of taxes therein to pay the same.

Have directed their chairman to report progress and ask leave to sit

again.

J. H. MORROW, Chairman.

Report accepted,

On motion of Mr. Morrow,

The Senate concurred in the recommendation of the committee regarding the first named bill, and the same was made the special order, to be considered by the committee of the whole, on Friday next at 10 o'clock A. M.

On motion of Mr. Morrow,

The Senate granted leave for a further consideration of the second named bill by the committee of the whole.

By unanimous consent, On motion of Mr. Wisner,

The Senate resumed the order of

THIRD READING OF BILLS.

Senate bill No. 206 (file No. 141), entitled

A bill to provide for a State board of inspectors to have the complete management and control of the State Prison at Jackson, the State House of Correction and Reformatory at Ionia, the branch of the State Prison at Marquette, the Reform School for Boys at Lansing, and the Industrial Home for Girls at Adrian,

Was read a third time, and

Pending the taking of a vote upon its passage,

Mr. Taylor moved that the bill do lie on the table;

Which motion did not prevail.

The question being on the passage of the bill,

Mr. Wisner, by unanimous consent, moved to amend the bill as follows:

1. After the word "Ionia" in the second line of section 1 insert the words "The Michigan Asylum for Insane Criminals at Ionia."

2. Before the first word of line 5 in section 4 insert the words "Michigan

Asylum for Insane Criminals."

- 3. After the word "prison" in the eighth line of section 4 insert the word "asylum."
- 4. After the word "prison" in the 12th line of section 4 inesert the word "asylum."
- 5. In line 2 of section 5 after the words "superintendent for" insert the words "said asylum and."
- 6. In line 7 of section 5, strike out the word "remove" and insert in lieu thereof the word "suspend."
- 7. Line 7 of section 5 strike out the word "or" and insert in lieu thereof
- "and discharge any."
 8. After the word "board" in the tenth line of section 5 insert the words
- "and all officers may be removed by the board."

 9. In the first line of section 6 change the word "warden" to "wardens" and insert after the word "wardens" the words "and the superintendent of the asylum."
 - 10. In line 2 of section 6 after the word "annum" insert the word "each."
- 11. In the first line of section 8 after the word "prison" insert the word "asylum."
- 12. After the word "prison" in the 9th line of section 8 insert the word "asylum."

13. After the word "prison" in the 12th line of section 8 insert the word "asylum."

- 14. After the word "prison" in the 3d line of section 10 insert the word "asylum."
- 15. After the word "prison" in the 12th line of section 10 insert the word "asylum."
- word "asylum."

 16. After the word "prison" in the 18th line of section 10 insert the word "asylum."
- 17. After the word "prison" in the 2d line of section 11 insert the word "asylum."

18. After the word "prison" in the 11th line of section 11 insert the

word "asylum."

19. After the word "cell" in the 12th line of section 11 insert the words "or room in the prison, asylum or school;"

Which motion to amend prevailed and the bill was so amended.

The question being on the passage of the bill,

The following amendments to the same were offered and received for consideration by unanimous consent:

By Mr. Sharp:

Amend by inserting in line 5 of section 1 after the words "four members," the words "not more than three of whom shall be of the same political party."

By Mr. Gilbert:

Amend by striking out of line 2 of section 3 the words "five dollars per day while rendering their service," and inserting in lieu thereof the words "one thousand dollars per annum."

By Mr. Weiss:

Amend by striking out of lines 3 and 4 of section 1 the words "and the Industrial Home for Girls at Adrian."

The question being upon the foregoing motions to amend as offered,

Mr. Taylor moved that the bill do lie on the table;

Which motion did not prevail. On motion of Mr. Wisner,

Pending the consideration of the foregoing amendments, the bill was informally passed.

By unanimous consent,

Mr. Stevens offered the following resolution:

Resolved, That the kindness and good will of Col. J. A. Baylies, district superintendent Wagner Car Co., as manifested on the occasion of the recent visit to Detroit, in furnishing superb and comfortable Wagner cars with every appliance art has yet devised to beguile the tedium of a journey, deserves and hereby is tendered the acknowledgments of the Senate.

The question being on the adoption of the resolution,

The resolution was unanimously adopted.

On motion of Mr. Morrow,

The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present.

Absent without leave: Messrs. Crocker and Prindle.

On motion of Mr. Taylor,

The absentees were excused for the afternoon.

PRESENTATION OF PETITIONS.

No. 514. By Mr. Smith: Petition of Maggie Hammel and 45 other members of commandery No. 36, United Friends of Michigan, against the passage of the "Cook bill," relative to fraternal life insurance companies. Beferred to committee on banks and corporations.

No. 515. By Mr. Sabin: Petition of Kalamazoo County Farmers' Alliance and Industrial Union asking for the passage of the "Park bill"

to authorize local taxation of railroads. Referred to committee on railroads.

MESSAGES FROM THE GOVERNOR.

The President announced the following:

EXECUTIVE OFFICE, Lansing, May 27, 1891.

To the Senate:

I take pleasure in transmitting to you the following communication from the Hon. Commissioner of Railroads.

The subject is one of the deepest interest not only to the large class of railway employes, but to their friends and the traveling public as well.

I trust the suggestions of the Commissioner may receive your favorable attention.

Respectfully,

EDWIN B. WINANS, Governor.

The message was received and the communication was ordered read and spread upon the Journal, as follows:

STATE OF MICHIGAN,

OFFICE OF THE COMMISSIONER OF RAILROADS.

Hon. Edwin B. Winans, Governor of the State of Michigan:

SIR—From the last published statistics of railways in the United States, for the year ending June 30, 1889, it appears that 300 employes were killed, and 6,557 injured, in that year, in coupling and uncoupling cars; being 56 per cent of all accidents happening to trainmen. I believe that nearly all these accidents would have been avoided by the adoption and use of uniform automatic couplers for freight cars. In the same year, 551 employes were killed, and 2,307 injured, by overhead obstructions, or by falling from trains and engines; being 23 per cent of all accidents happening to trainmen. A large proportion of these accidents would have been avoided by the adoption and use of the train brake on freight trains.

At the national convention of railroad commissioners, held at Washington, on the third and fourth of March last, a committee was appointed to urge upon Congress, as soon as possible after the opening of its next regular session, the imperative need for action by that body calculated to hasten and insure the equipment of freight cars throughout the country with uniform automatic couplers, and with train brakes, and the equipment of locomotives with driving wheel brakes, and to present and urge the

passage of a bill therefor.

This committee was requested before presenting the bill to the appropriate congressional committee, after published notice, to give a hearing to accredited representatives of such organizations of railroad officials, or

employes, as might desire to be heard.

In Michigan, the importance of this subject, as to couplers, has been recognized by the passage of act No. 147, laws of 1885, which provides for the introduction and use on all cars owned and operated by any railroad company, or other corporation, doing business in this State, of some form of automatic car coupling, by means of which all cars may be coupled or uncoupled without the necessity of the brakeman, or any other person, passing between the cars. And it is further provided that no freight cars shall be run upon any of the railroads within this State, after the first of January, 1891, unless furnished with safety couplers, as provided by this act.

Experience has demonstrated the utter inefficiency of State legislation to afford adequate protection to trainmen in the performance of their arduous duties. The trainman must work in blinding storms and in dark-Frequently he cannot know with what sort of coupler the car is equipped, nor the height and position of the coupler. There may be deadwoods extending both above and below the drawheads. A foot slips; he miscalculates, or does not miscalculate, and he is gone, or is a cripple for Cars are constructed of different heights, and this evil is increasing. The trainmen must run over the unequal tops of these cars to set a brake in the darkness, with some bridge ahead, against which he may be dashed; his only protection some ropes dangling from a cross-bar over the track, to notify him of the coming danger, and he may have mounted upon the car between these ropes and the bridge. State legislation is clearly inade-The railroads in Michigan must transport cars coming from other states and from other roads. To restrict this would be to paralyze com-The railroad companies are powerless to better the situation. is not so important that a particular type of coupler shall be used, as that it shall be a uniform type which may be found upon every car, to whatever road it belongs, and from whatever state it may come. We may compel the railroad companies, doing business in this State, to use some approved safety coupler. We may enforce the employment upon their cars of a power brake; but we cannot control the construction and equipment of cars by companies without the State—cars which are necessarily handled by trainmen in Michigan. Statistics, under equal conditions, repeat themselves. There are lives to be lost, accidents to happen, till the evil shall be corrected—an evil which can only be reached by a power which can insure uniformity, from one end of the land to the other, in coupling devices, and in train brakes for freight trains.

I would most earnestly recommend the adoption of a concurrent resolution by the Honorable Senate and House of Representatives of this State, urang upon Congress the grave importance of national legislation in the premises. Very respectfully,

> CHAS. R. WHITMAN, Commissioner of Railroads.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, May 27, 1891.

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

House bill No. 140 (File No. 412), entitled

A bill to reorganize the 11th and 13th judicial circuits, and to create the 33d judicial circuit.

Also,

House bill No. 556 (File No. 418), entitled

A bill providing for the appointment, defining the duties, and fixing the

compensation of a stenographer for the 33d judicial circuit,

Which have passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMÁN A. BRANT,

Clerk of the House of Representatives.

The first named bill was read a first and second time by its title, and referred to the committee on judiciary.

The second named bill was read a first and second time by its title, and referred to the committee on judiciary.

The President also announced the following:

House of Representatives, Lansing, May 27, 1891.

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

House bill No. 857 (file No. 352), entitled

A bill to amend section 10 of chapter 150 of the compiled laws of 1871, being compiler's section 5660 of Howell's annotated statutes relative to deeds and conveyances,

Which has passed the House by a majority vote of all the members elect,

and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the committee on judiciary.

The President also announced the following:

House of Representatives, Lansing, May 27, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

Substitute for House joint resolutions Nos. 1, 4, 5, 9, 22 and 27 (file No. 11), entitled

Joint resolution to provide for the submission to the people of this State

of the question of a convention for the purpose of a general revision of the constitution of this State,

Which has passed the House by a majority vote of all the members elect,

and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMÁN A. BRANT,

Clerk of the House of Representatives.

The joint resolution was read a first and second time by its title, and referred to the committee on State affairs.

The President also announced the following:

House of Representatives, Lansing, May 27, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 352, entitled

A bill to provide for the appointment, compensation and duties of a

stenographer of the twenty-second judicial circuit courts,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

The President also announced the following:

House of Representatives, Lansing, May 27, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following: Senate bill No. 301, entitled

A bill to provide for the apportionment of the State of Michigan into

Representative districts,

And to inform the Senate that the House has amended the title to the same to read as follows:

A bill to apportion anew the Representatives among the several coun-

ties and districts of this State,

In the passage of which bill as thus amended, the House has concurred by a majority vote of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the title of the bill,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Boughner Brown	Mr. Garvelink Gilbert Holcomb McCormick Miller	Mr. Morrow Mugford Porter Sabin Sharp	Mr. Smith Wilcox Wilkinson Withington Wisner
Fridlender		• • •	21

NAYS.

Mr. Milnes Mr. Taylor

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The title as amended was then agreed to.

By unanimous consent,

Mr. Milnes presented the following petitions:

No. 516. By Mr. Milnes: Petition of C. H. Woodcox and 20 other citizens of Branch county, in favor of the admission of all schools of medicine to the State University on an equal footing.

Referred to the committee on university.

No. 517. By Mr. Milnes: Petition of Levi Sanders and 80 other citizens of Bronson, same subject.

Same reference.

By unanimous consent,

Mr. Morrow presented the following petition:

No. 518. By Mr. Morrow: Petition of Adam Stephenson and 40 other citizens of Lenawee county, in favor of the admission of all schools of medicine to the State University on an equal footing.

Referred to committee on university.

GENERAL ORDER.

On motion of Mr. Taylor,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Benson to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

I.

Senate bill No. 309, entitled

A bill to authorize the village of Fremont, Newaygo county, to raise money to make public improvements in said village, to issue bonds therefor, and to provide for the levying of taxes to pay the same,

Have made no amendments thereto and have directed their chairman to

report the same back to the Senate and recommend its passage.

II.

The committee of the whole have also had under consideration

House bill No. 721 (file No. 309), entitled

A bill to secure to the people of the State of Michigan certain rights on any of the navigable or meandered waters of this State, where fish have been or hereafter may be propagated, planted or spread at the expense of the people of this State or the United States,

Have directed their chairman to report the same back to the Senate, with the recommendation that it be made the special order, to be considered by the committee of the whole, on Wednesday next at 2 o'clock P. M.

JOHN R. BENSON, Chairman.

Report accepted.

The first named bill was placed on the order of third reading of bills.

On motion of Mr. Benson,

The Senate concurred in the recommendation of the committee regarding the second named bill, and the same was made the special order, to be considered by the committee of the whole, on Wednesday next at 2 o'clock P. M.

By unanimous consent,

The Senate resumed the order of

THIRD READING OF BILLS.

Senate bill No. 309, entitled

A bill to authorize the village of Fremont, Newaygo county, to raise money to make public improvements in said village, to issue bonds therefor, and to provide for the levying of taxes to pay the same,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Benson Beers	Mr. Garvelink Gilbert	Mr. Morrow	Mr. Sharp Smith	
		Gilbert	Mugford		
	Boughner	$\mathbf{Holcomb}$	Park	$\mathbf{W}_{\mathbf{eiss}}$	
	Brown	McCormick	Porter	Wilkinson	
	Fridlender	Miller	Sabin	President	
				pro tem.	20

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Mr. Taylor

1

Title agreed to.

On motion of Mr. Mugford,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By unanimous consent, On motion of Mr. Doran,

By a vote of two-thirds of all the Senators elect,

Senate bill No. 113, entitled

A bill for the relief of the Supreme Court by authorizing the justices thereof to employ clerical help and appropriating money to pay for the same,

Was ordered to take immediate effect.

By unanimous consent,

Mr. Milnes, of the committee on cities and villages, offered the following report and moved its adoption:

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 9 (file No. 364), entitled

A bill to incorporate the city of Port Michigan, and to repeal all acts and parts of acts incorporating the village of Benton Harbor, and all acts

and parts of acts incorporating the village of St. Joseph, and all acts

amending the charter of either of said villages,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

> A. MILNES. MARCUS WILCOX. JOSEPH M. WEISS,

Of committee.

The question being on the adoption of the report,

Mr. Beers offered the following minority report, and moved its adoption as an amendment:

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 9 (file No. 364), entitled

A bill to incorporate the city of Port Michigan, and to repeal all acts and parts of acts incorporating the village of Benton Harbor, and all acts and parts of acts incorporating the village of St. Joseph, and all acts amending the charter of either of said villages,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendments thereto, recommending that the amendments be

concurred in:

Amend the title by striking out the words "Port Michigan" and inserting in lieu thereof the words "St. Joseph."

Wherever the words "Port Michigan" appear in the bill strike them out and insert in lieu thereof the word "St. Joseph."

Wherever the words "St. Joe Harbor" appear in the bill, strike them out and insert in lieu thereof the word "St. Joseph."

Chapter 4, section 1, line 1, strike out the word "third" and insert in

lieu thereof the word "second."

In line 2 strike out the word "June" and insert in lieu thereof the word "April"

In line 2 strike out the word "ninety-one" and insert in lieu thereof the

word "ninety-two."

In line 11 strike out the figures "1892" and insert in lieu thereof the figures "1893."

In line 12 strike out the figures "1895" and insert in lieu thereof the

figures "1894."

In line 13 strike out the figures "1892" and insert in lieu thereof the

figures "1893."

In line 15 strike out the words "second Monday of April, 1895" and insert in lieu thereof the words "fourth of July, 1896." In same line strike out the words "second Monday of April, 1894" and insert in lieu thereof the words "fourth of July, 1895."
In line 16 strike out the words "second Monday of April 1893" and

insert in lieu thereof the words "fourth of July 1894." In same line strike out the words "second Monday of April 1892" and insert in lieu thereof

the words "fourth of July 1893."

In line 19 strike out the figures "1892" and insert in lieu thereof the figures "1893."

In line 2°C strike out the figures "1892" and insert in lieu thereof the figures "1893."

In line 21 strike out the figures "1893" and insert in lieu thereof the

figures "1894."

In line 23 strike out the word "first" and insert in lieu thereof the word "second."

In line 28 strike out the words "second Monday in April" and insert in lieu thereof the words "fourth of July." In same line strike out the word "four" and insert in lieu thereof the word "two."

In line 29 strike out the word "four" and insert in lieu thereof the

word "two."

Chapter 16, section 2 in line 5, strike out the figures "1895" and insert in lieu thereof the figures "1894."

Section 11 in line 6, strike out the words "second Monday in April next

after the" and insert in lieu thereof the word "next."

Chapter 25, section 1 line 2, after the word "ordinances" insert the words "by-laws, resolutions, rules, regulations, and other matters to be passed by the city council,"

And that the bill when so amended do pass, and ask to be discharged

from the further consideration of the subject.

JOHN S. BEERS, Chairman. WM. MILLER, of committee.

The question being on Mr. Beers' motion to amend by adopting the

minority report,

The motion to amend prevailed and the minority report was adopted and the amendments therein contained concurred in, Mr. Milnes calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Miller	Mr. Porter
${f Benson}$	$\mathbf{Gilbert}$	Morrow	Sharp
${f Beers}$	$\mathbf{Holcomb}$	$\mathbf{Mugford}$	\mathbf{Smith}
$\mathbf{Boughner}$	McCormick	Park	\mathbf{W} isner
Doran			

NAYS.

Mr. Brown	Mr. Prindle	Mr. Taylor	Mr. Wilcox
Garvelink	Sabin	Weiss	Wilkinson
Milnes	Stevens	Wheeler	Withington
			10

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The question then being on the passage of the original motion, as amended,

The same prevailed, and the committee was discharged.

On motion of Mr. Beers, By unanimous consent,

The rules were suspended and the bill as amended was placed upon the order of third reading of bills.

On motion of Mr. Beers,

The further consideration of the bill was made the special order for Tuesday next, at 10:30 o'clock A. M.

By unanimous consent,

The committee on cities and villages made the following reports:

By the committee on cities and villages:

The committee on cities and villages, to whom was referred House bill No. 748 (file No. 321), entitled

A bill to amend sections 2, 3, 13, 22 and 24 of the act entitled "An act to establish a police government for the city of Detroit," approved April 17,

1871, and the acts amendatory thereof,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

JOHN S. BEERS, Chairman.

A minority of the same committee made the following report:

A minority of the committee on cities and villages, to whom was referred

House bill No. 748 (file No. 321), entitled

A bill to amend sections 2, 3, 13, 22 and 24 of the act entitled "An act to establish a police government for the city of Detroit," approved April 17, 1871, and the acts amendatory thereof,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do not pass, and ask to be discharged from the further consideration of the subject.

> ALFRED MILNES JOSEPH M. WEISS,

> > Of Committee.

The question being on the adoption of the majority report of the committee, the report was accepted and adopted and the committee discharged.

Mr. Park moved that the rules be suspended and the bill be placed upon

the order of third reading of bills;

Which motion did not prevail, Mr. Milnes calling for the yeas and nays, and two-thirds of all the Senators present not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Beers Boughner Doran Fridlender	Mr. Gilbert McCormick Miller	Mr. Morrow Mugford Park	Mr. Sharp Smith Wisner
	N.	AYS.	
Mr. Bastone	Mr. Milnes	Mr. Taylor	Mr. Wilkinson
${f Brown}$	$\mathbf{Prindle}$	$\mathbf{W}_{\mathbf{eiss}}$	Withington
Garvelink	${f Sabin}$	\mathbf{W} heeler	11
On motion of 1	Mr. Park,		

The bill was then referred to the committee of the whole and placed on

the general order.

Mr. Park moved that the Senate go into committee of the whole on the

general order; Which motion prevailed, Mr. Park calling for the yeas and nays, and the

Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Benson Beers	Mr. Doran Fridlender	Mr. McCormick Miller	Mr. Park Porter	
Boughner	Garvelink	Morrow	Smith	
Brown	$\mathbf{Gilbert}$	$\mathbf{Mugford}$		15

NAYS.

Mr. Bastone Mr. Prindle Mr. Taylor Mr. Wilkinson Holcomb Weiss Withington Sabin Milnes Sharp \mathbf{W} heeler Wisner 12

The Senate thereupon went into committee of the whole on the

GENERAL ORDER,

Whereupon.

The President called Mr. Garvelink to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

House bill No. 748 (file No. 321), entitled A bill to amend sections 2, 3, 13, 22 and 24 of the act entitled "An act to establish a police government for the city of Detroit," approved April 17,

1871, and the acts amendatory thereof,

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend its passage, and recommend that the further consideration of the bill be made the special order for Tuesday next at 11 o'clock A. M.

J. W. GARVELINK, Chairman.

Report accepted.

The above named bill was placed on the order of third reading of bills and made the special order for Tuesday next at 11 o'clock A. M.

On motion of Mr. Park, The Senate adjourned.

Lansing, Thursday, May 28, 1891.

The Senate met and was called to order by the President.

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Religious exercises by Rev. D. H. Lamson.

Roll called: a quorum present.

Absent without leave: Messrs. Boughner, Crocker, Doran, Gilbert, Milnes, Morrow, Mugford and Porter.

On motion of Mr. Park,

All the absentees were excused until tomorrow.

On motion of Mr. Park,

Mr. Gilbert was granted leave of absence until Monday evening next.

PRESENTATION OF PETITIONS.

No. 519. By Mr. Park: Petition of Wm. Snyder and 40 other citizens of Barry county, in favor of admitting all schools of medicine to the State University on an equal footing.

Referred to the committee on University.

REPORTS OF STANDING COMMITTEES.

By the committee on judiciary:

The committee on judicary, to whom was referred

House bill No. 352, entitled

A bill to provide for the appointment, compensation and duties of a

stenographer of the twenty-second judicial circuit courts,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendments thereto, recommending that the amendments be concurred in:

1. By striking out of line 2 of section 5 the words "eighteen hundred"

and inserting in lieu thereof the words "fifteen hundred."

2. By striking out of line 3 of section 6 the words "eighteen hundred"

and inserting in lieu thereof the words "fifteen hundred,"

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

On motion of Mr. Wisner,

The Senate concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 307 (file No. 279), entitled

A bill to provide for actions of ejectment, and for suits in equity to quiet title to real estate, against private business corporations whose term of existence has expired, and providing for substituted service upon such corporations therein,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be dis-

charged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 556 (file No. 418), entitled

A bill providing for the appointment, defining the duties and fixing the

compensation of a stenographer for the 33d judicial circuit,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 140 (file No. 412), entitled

A bill to reorganize the eleventh and thirteenth judicial circuits and to

create the thirty-third judicial circuit,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 356 (file No. 326), entitled

A bill to prevent the employment or appointment of non-residents of the State for the purpose of police duty therein, and to provide penalties therefor,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do not pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

On motion of Mr. Wisner,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary to whom was referred

House bill No. 857 (file No. 352), entitled

A bill to amend section 10 of chapter 150 of the compiled laws of 1871, being compiler's section 5660 of Howell's annotated statutes relative to deeds and conveyances,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on education and public schools:

The committee on education and public schools, to whom was referred Senate bill No. 120 (file No. 172), entitled

A bill authorizing county boards of school examiners to issue certificates, and making teacher's certificates valid in every county of this State,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendment thereto, recommending that the amendment be concurred in:

By striking out of line 2 of section 2 the word "shall" and inserting in lieu thereof the word "may,"

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

JOHN BASTONE, Chairman.

Report accepted and committee discharged.

On motion of Mr. Bastone,

The Senate concurred in the amendment made to the bill by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor the following:

Senate bill No. 301, entitled

A bill to apportion anew the Representatives among the several counties and districts of this State.

C. B. BOUGHNER, Chairman.

Report accepted.

MESSAGES FROM THE GOVERNOR.

The President announced the following:

EXECUTIVE OFFICE, Lansing, May 27, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 306, being

An act to further amend section 834 of the compiled laws of 1871, being section 874 of Howell's annotated statutes, relative to the organization of the military forces of this State.

Also,

Senate bill No. 25 (file No. 200), being

An act making an appropriation for the erection of a detached building for male patients on the grounds of the Michigan Asylum for Insane Criminals.

EDWIN B. WINANS, Governor.

The message was received.

The President pro tem. also announced the following:

EXECUTIVE OFFICE, Lansing, May 27, 1891.

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 47, being

An act making an appropriation for the unpaid portion of salaries of circuit judges.

Also,

Senate bill No. 110 (file No. 51), being

An act to provide for the incorporation of mutual provident associations of miners, trammers, timbermen, landers, engineers, blacksmiths, carpenters, and all other laborers in and about iron, gold, silver, lead, copper and coal mines.

EDWIN B. WINANS, Governor.

The message was received.

The President also announced the following:

EXECUTIVE OFFICE, Lansing, May 27, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 205, being

An act to vacate the township of Copper Harbor, in the county of Keweenaw, and to incorporate its territory within the township of Grant, in said county.

Also,

Senate bill No. 48 (file No. 46), being

An act to provide for the incorporation of the supreme temple, grand temple and primary societies of the Legion of the Cross, and to define their objects and prescribe their powers.

EDWIN B. WINANS, Governor.

The message was received.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, May 27, 1891.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following concurrent resolution:

WHEREAS, There is a strong demand among the people of the United

States for greater uniformity of legislation, and

Whereas, Some of the States of the Union have appointed commissioners to meet with like commissioners from other States to confer upon the subject of promoting uniformity of legislation in the United States; therefore

Resolved by the House of Representatives, (the Senate concurring), That within ten days after the passage of this resolution, the Governor of this State shall appoint three commissioners, who are hereby constituted a board of commissioners, by the name and style of "Commissioners for

promotion of uniformity of legislation in the United States."

It shall be the duty of said board to examine the subjects of marriage and divorce, insolvency, forms of notarial certificates, acknowledgment and execution of deeds, execution and probate of wills, descent and distribution of property, and other subjects; to ascertain the best means to effect an assimilation and uniformity in the laws of the States, and for that purpose, in their discretion to meet representatives of other states in convention, to draft uniform laws for submission and adoption by the several states, and to advise and recommend such other course of action as shall best accomplish the purpose of this resolution.

The said commissioners shall serve without compensation, and shall present at the next session of the legislature of this State, by forms of

bills or otherwise, such legislation as they may recommend.

Which has been adopted by the House,

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The question being on concurring in the adoption of the concurrent resolution.

The resolution was adopted, Mr. Bastone calling for the yeas and nays,

and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Benson Fridlender Garvelink	Mr. Miller Park Sabin	Mr.	Sharp Smith Stevens	Mr. Taylor Wilkinson Wisner	10
McCormick					13
		NT A TZC			

NAYS.

Mr. Bastone Mr. Prindle Mr. Toan Mr. Wheeler 4

MOTIONS AND RESOLUTIONS.

On motion of Mr. Park,

The resolution of thanks to Col. J. A. Baylies, District Supt. Wagner Car Co., which was adopted yesterday by the Senate,

Was ordered engrossed and forwarded to Col. Baylies.

Mr. Park offered the following resolution:

Resolved, That the Engrossing and Enrolling Clerk, V. W. Bruce, and the assistant Engrossing and Enrolling Clerk, Jennie M. Pyne, be and they are each hereby allowed the extra compensation of two dollars per day during the present session of the Legislature for extra work done by them.

The resolution was referred to the committee on finance and appropria-

tions.

THIRD READING OF BILLS.

House substitute for bill No. 135 (file No. 359), entitled

A bill to amend sections 1, 8, 9, 10, 12 and 15 of act No. 276 of the public acts of 1889, entitled "An act for the protection of game,"

Was read a third time and, pending the taking of a vote upon its passage,

On motion of Mr. Prindle,

The bill, with the various amendments made thereto, was ordered printed.

GENERAL ORDER.

On motion of Mr. Fridlender,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Taylor to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following:

House bill No. 307 (file No. 279), entitled

A bill to provide for actions of ejectment and for suits in equity to quiet title to real estate against private business corporations whose term of existence has expired, and providing for substituted service upon such corporations therein.

House bill No. 857 (file No. 352), entitled

A bill to amend section 10 of chapter 150 of the compiled laws of

1871, being compiler's section 5660 of Howell's annotated statutes relative to deeds and conveyances.

Senate bill No. 120 (file No. 172), entitled

A bill authorizing county boards of school examiners to issue certificates and making teacher's certificates valid in every county of this State.

and making teacher's certificates valid in every county of this State.

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

R. L. TAYLOR, Chairman.

Report accepted.

The above named bills were placed on the order of third reading of bills.

On motion of Mr. Park,

Leave of absence was granted to himself for today and tomorrow.

On motion of Mr. Wheeler,

Leave of absence was granted to himself until Monday evening next.

On motion of Mr. Weiss,

The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present.

Absent without leave: Mr. Withington.

SPECIAL ORDER OF THE DAY.

The special order of the day being the consideration, by the committee of the whole, of

Senate bill No. 254 (file No. 203), entitled

A bill making an appropriation for a building for metallurgy and for the equipment and fitting up of the same, and for the equipment, fitting up and furnishing of an electrical engineering laboratory, a physical laboratory, drawing room, chemical laboratories, petrographical department, library and other departments of the Mining School at Houghton, in the county of Houghton, Michigan.

Also,

Senate bill No. 299 (file No. 204), entitled

A bill making an appropriation for the maintenance and support of the Mining School at Houghton, in the county of Houghton, Michigan, for the years 1891 and 1892,

And the President having announced that the time for the consideration

of the same had arrived,

On motion of Mr. Fridlender,

The Senate went into committee of the whole, whereupon

The President called Mr. Fridlender to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

Senate bill No. 254 (file No. 203), entitled

A bill making an appropriation for a building for metallurgy and for the equipment and fitting up of the same, and for the equipment, fitting up and furnishing of an electrical engineering laboratory, a physical laboratory, drawing room, chemical laboratories, petrographical department, library and other departments of the Mining School at Houghton, in the county of Hougton, Michigan.

Also,

Senate bill No. 299 (file No. 204), entitled

A bill making an appropriation for the maintenance and support of the Mining School at Houghton, in the county of Houghton, Michigan, for

the years 1891 and 1892.

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage, and to further recommend that their further consideration be made the special order for Thursday next at 10 o'clock A. M.

C. A. FRIDLENDER, Chairman.

Report accepted.

The above named bills were placed on the order of third reading of bills, and made the special order for Thursday next at 10 o'clock A. M.

REPORTS OF STANDING COMMITTEES.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 685 (file No. 336), entitled

A bill to authorize the village of Fowlerville in the county of Livingston, State of Michigan, to raise money for the erection and maintenance of a system of water-works in said village, and to authorize the issuing of bonds therefor,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

J. S. BEERS, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 196 (file No. 382), entitled

A bill to reincorporate the village of L'Anse, in the county of Baraga,

Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendment thereto, recommending that the amendment be concurred in:

Section 5 in line 2, strike out the word "May" and insert in lieu thereof

the word "March,"

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

J. S. BEERS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Beers,

The Senate concurred in the amendment made to the bill by the committee.

On motion of Mr. Stevens,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill as amended was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS

Mr. Bastone	Mr. Holcomb	Mr. Sabin	Mr. Toan	
${f Benson}$	McCormick	Sharp .	$\mathbf{W}_{\mathbf{eiss}}$	
\mathbf{Beers}	Miller	${f Smith}$	$\mathbf{W}_{\mathbf{heeler}}$	
${f Brown}$	Park	Stevens	$\mathbf{Wilkinson}$	
${f Fridlender}$	$\mathbf{Prindle}$	Taylor	\mathbf{Wisner}	
Garvelink		•		21
Con Comme				

NAYS.

0

Title agreed to.

On motion of Mr. Stevens,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By the committee on fisheries:

The committee on fisheries, to whom was referred

Senate bill No. 212, entitled

A bill to amend sections 1, 4, 7, 8, and 9, of act No. 111 of the public acts of 1889, being an act entitled "An act to protect fish, and to regulate fishing in the waters of this State, by providing close seasons, for certain kinds of fish, by prohibiting the catching of fish in certain specified ways, by prohibiting the catching of fish of certain sizes, and in certain waters, and for certain purposes, by prohibiting the obstruction of the free passage of fish, and by prohibiting the sale of certain kinds of fish, to protect persons engaged in fish culture, and to repeal inconsistent acts," approved May 24, 1889, and to add a new section thereto, to stand as section 16,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the

accompanying substitute therefor, entitled

A bill to amend sections 1, 4, 7, 8, and 9 of act No. 111 of the public acts of 1889, being an act entitled "An act to protect fish, and to regulate fishing in the waters of this State, by providing close seasons for certain kinds of fish, by prohibiting the catching of fish in certain specified ways, by prohibiting the catching of fish of certain sizes, and in certain waters, and for certain purposes, by prohibiting the obstruction of the free passage of fish, and by prohibiting the sale of certain kinds of fish, to protect persons engaged in fish culture, and to repeal inconsistent acts," approved May 24, 1889, and to add six new sections thereto to stand as sections 16, 17, 18, 19, 20 and 21,

Recommending that the substitute be concurred in and that the substitute do pass, and that the substitute be printed, and ask to be discharged from the further consideration of the subject.

PETER E. PARK, Chairman.

Report accepted and committee discharged.

On motion of Mr. Park,

The Senate concurred in the substitute reported for the bill by the committee.

The bill as substituted was referred to the committee of the whole, placed on the general order and ordered printed.

THIRD READING OF BILLS.

House bill No. 307 (file No. 279), entitled

A bill to provide for actions of ejectment and for suits in equity to quiet title to real estate against private business corporations whose term of existence has expired, and providing for substituted service upon such corporations therein,

Was read a third time and passed, a majority of all the Senators

elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Brown Fridlender	Mr. Garvelink Holcomb McCormick Miller Park	Mr. Prindle Sabin Smith Taylor	Mr. Toan Weiss Wilkinson Wisner	18
	N	AYS.		0

Title agreed to.

House bill No. 857 (file No. 352), entitled

A bill to amend section 10 of chapter 150 of the compiled laws of 1871, being compiler's section 5660 of Howell's annotated statutes relative to deeds and conveyances,

Was read a third time and passed, a majority of all the Senators

elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Prindle	Mr. Toan	-
Benson	$\mathbf{Holcomb}$	\mathbf{Sabin}	Weiss	
\mathbf{Beers}	McCormick	\mathbf{Smith}	Wilcox	
\mathbf{Brown}	Miller	Stevens	Withington	n
$\mathbf{Fridlender}$. Park	Taylor	Wisner	20
	N.	AYS.		0

Title agreed to.

Senate bill No. 120 (file No. 172), entitled,

A bill authorizing county boards of school examiners to issue certificates, and making teachers' certificates valid in every county of this State, Was read a third time and pending the taking of a vote upon its passes.

Mr. Park, by unanimous consent, moved to amend the bill as follows:

By striking out of line 2 of section 2 the word "may" where it occurs,

and inserting in lieu thereof the word "shall;"

Which motion to amend prevailed, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

Mr. Bastone

Mr. Waiss

YEAS.

Mr. Benson	Mr. McCormick	Mr. Sabin	Mr. Weiss	
${f Beers}$	${f M}$ iller	\mathbf{Smith}	Wilcox	
$\mathbf{Holcomb}$	Park	\mathbf{Toan}	Wilkinson	12

NAYS.

Mr. Bastone	Mr. Garvelink	Mr. Sharp	${\bf Wisner} \\ {\bf 7}$
Fridlender	Prindle	Taylor	
		_ u _j .u _z	•

The question being on the passage of the bill as amended,

Mr. Holcomb

The bill was then not passed, a majority of all the Senators elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Sahin

Benson Beers Brown	McCormick Miller Park	Smith Toan	Wilcox Wisner	14
•	1	NAYS.		0

Mr. Fridlender	Mr. Prindle	Mr. Taylor	Mr. Wilkinson	
Garvelink	Sharp	•		6

Mr. Park moved to reconsider the vote by which the bill failed to pass; Which motion prevailed.

On motion of Mr. Park,

The bill was laid on the table.

By unanimous consent,

The committee on Agricultural College made the following report:

By the committee on agricultural college:

The committee on agricultural college to whom was referred

Senate bill No. 72, entitled

A bill to make an appropriation for the support of the State Agricultural College, for the erection and repair of buildings and other improvements at said College,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendments thereto, recommending that the amendments be concurred in:

Section 1 line 3, strike out the word "ten" and insert in lieu thereof the word "six."

In line 6 strike out the word "four" and insert in lieu thereof the word "three."

In line 8 strike out the words "eleven hundred and twenty-five dollars for a foundry; three hundred dollars for the erection of sheds for the accommodation of visitors teams."

In line 13 strike out the word "seven" and insert in lieu thereof the word "five."

In line 14 strike out the word "two" and insert in lieu thereof the word "one"

In line 15 strike out the word "twenty-one" and insert in lieu thereof the word "fifteen."

In line 16 strike out the words "fifteen hundred" and insert in lieu thereof the words "one thousand."

In line 19 strike out the word "eight" and insert in lieu thereof the

word "five."

In line 22 strike out the words "seven hundred dollars for the zoological department."

In line 27 strike out the words "five hundred dollars for the military

department."

In line 29 strike out the words "nine thousand eight hundred" and insert in lieu thereof the words "seven thousand."

In line 31 strike out the words "eight thousand dollars for student

In line 33 strike out the words "fifty-two thousand six hundred and twenty" and insert in lieu thereof the words "thirty-one thousand, four hundred and ninety-five."

Sec. 2, line 3, strike out the words "twenty-six thousand three hundred and ten," and insert in lieu thereof the words "fifteen thousand seven

hundred and forty-eight."

In line 5 strike out the words "twenty-six thousand three hundred and ten," and insert in lieu thereof the words "fifteen thousand seven hundred and forty-seven,"

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

MARCUS WILCOX, Chairman.

Report accepted and committee discharged.

Mr. Wilcox moved that the amendments made to the bill by the committee be concurred in.

Mr. Taylor moved to amend by referring the bill to the committee on finance and appropriations, pending the consideration of concurrence in

the amendments; Which motion to amend prevailed.

The question being on the original motion as amended,

The same prevailed. By unanimous consent,

Mr. Taylor moved that the committee on Agricultural College be discharged from further consideration of

House bill No. 161 (file No. 375), entitled

A bill to make an appropriation for the support of the State Agricultural College, for the erection and repair of buildings and other improvements at said college,

Which motion did not prevail.

By unanimous consent,

The committee on cities and villages made the following report:

By the committee on cities and villages:

The committee on cities and villages to whom was referred

House bill No. 40 (file No. 401), entitled

A bill to provide for the appointment of city physicians of the city of Detroit by the board of poor commissioners of said city, and to provide for the regulation of their duties,

Respectfully report that they have had the same under consideration,

and have directed me to report the same back to the Senate, without

amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

J. S. BEERS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Park,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and, pending the taking of a vote

upon its passage,

Mr. Wisner moved that there be a call of the Senate;

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

Pending a call of the roll of the Senate,

On motion of Mr. Weiss,

All further proceedings under the call were dispensed with.

The question being on the passage of the bill,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Brown Fridlender	Mr. Garvelink McCormick Miller Park Sabin	Mr. Sharp Smith Taylor Toan	ξ	Mr. Weiss Wilcox Wilkinson Wisner	18
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NAYS.

Mr. Holcomb

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GENERAL ORDER.

On motion of Mr. Sabin,

The Senate went into committee of the whole on the general order, whereupon

The President called Mr. Smith to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following:

House bill No. 140 (file No. 412), entitled

A bill to re-organize the eleventh and thirteenth judicial circuits and to create the thirty-third judicial circuit.

Also,

House bill No. 556 (file No. 418), entitled

A bill providing for the appointment, defining the duties, and fixing the compensation of a stenographer for the thirty-third judicial circuit.

Also,

House bill No. 352, entitled

A bill to provide for the appointment, compensation and duties of a stenographer of the 22d judicial circuit court.

Also,

House bill No. 685 (file No. 336), entitled

A bill to authorize the village of Fowlerville in the county of Livingston, State of Michigan, to raise money for the erection and maintenance of a system of water-works in said village, and to authorize the issuing of bonds therefor,

Have made no amendments thereto, and have directed their chairman to

report the same back to the Senate and recommend their passage.

FRANK SMITH, Chairman.

Report accepted.

The above named bills were placed on the order of third reading of bills. By unanimous consent,

Mr. Weiss offered the following concurrent resolution:

Whereas, Various members of the Legislature are billed to orate on Memorial Day in honor of our veterans of the late war; and

WHEREAS, In view of the distances to be traveled it is essential that the

Legislature adjourn at an early hour; therefore

Resolved by the Senate (the House concurring), That when the Legislature adjourns today it stand adjourned until Monday evening next at 9:15 o'clock P. M.

The question being on the adoption of the concurrent resolution, Mr. McCormick moved that the resolution do lie on the table;

Which motion prevailed, Mr. Weiss calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Miller	Mr. Stevens
${f Benson}$	Garvelink	\mathbf{Park}	Wilkinson
Beers	$\mathbf{Holcomb}$	\mathbf{Sabin}	President,
\mathbf{Brown}	McCormick	${f Sharp}$	pro tem. 15

NAYS.

Mr. Smith	Mr. Taylor	Mr. Toan	Mr. Weiss	4
By unanimous	consent,			

On motion of Mr. Wilkinson, The Senate resumed the order of

THIRD READING OF BILLS.

House bill No. 140 (file No. 412), entitled

A bill to re-organize the 11th and 13th judicial circuits and to create the 33d judicial circuit,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers, Brown Fridlender	Mr. Garvelink McCormick Miller Park Prindle	Mr. Sabin Sharp Smith Stevens Toan	Mr. Wilcox Wilkinson President pro tem. 18
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NAYS.

Title agreed to.
On motion of Mr. Stevens.

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By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 556 (file No. 418), entitled

A bill providing for the appointment, defining the duties, and fixing the compensation of a stenographer for the 33d judicial circuit,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Sabin	1	Mr. Wilcox
Benson	McCormick	Sharp		$\mathbf{Wilkinson}$
${f Beers}$	\mathbf{M} iller	\mathbf{Smith}		President
${f Brown}$	Park	Stevens		pro tem
Fridlender	Prindle	Toan	ý.	18
	N.	AYS.		0

Title agreed to.

On motion of Mr. Park,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 352, entitled

A bill to provide for the appointment, compensation and duties of a stenographer of the 22d judicial circuit court,

Was read a third time and passed a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Brown	Mr. Garvelink McCormick Miller Park	Mr. Sabin Sharp Smith Stevens	Mr. Wilcox Wilkinson President pro tem	••
$\mathbf{Fridlender}$	Prindle	Toan	_	18
	N.	AYS.		0

Title agreed to.

On motion of Mr. McCormick,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 685 (file No. 336), entitled

A bill to authorize the village of Fowlerville, in the county of Livingston, State of Michigan, to raise money for the erection and maintenance of a system of water-works in said village, and to authorize the issuing of bonds therefor,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Holcomb	Mr. Sharp	Mr. Weiss
${f Benson}$	McCormick	\mathbf{Smith}	Wilcox
${f Beers}$	\mathbf{Miller}	$\mathbf{Stevens}$	Wilkinson
\mathbf{Brown}	Park	\mathbf{Taylor}	${f President}$
$\mathbf{Fridlender}$	${f Prindle}$	Toan	pro tem
Garvelink	Sabin		_

Title agreed to.

On motion of Mr. Benson,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By unanimous consent, On motion of Mr. Park,

By a vote of two-thirds of all the Senators elect,

House bill No. 40 (file No. 401), entitled

A bill to provide for the appointment of city physicians of the city of Detroit by the board of poor commissioners of said city, and to provide for the regulation of their duties,

Was ordered to take immediate effect.

On motion of Mr. Holcomb,

Leave of absence was granted to himself until Tuesday evening next.

On motion of Mr. Miller, The Senate adjourned.

Lansing, Friday, May 29, 1891.

The Senate met and was called to order by the President.

Religious exercises by Rev. S. R. Cook.

Roll called: a quorum present.

Absent without leave: Messrs. Crocker and Doran.

SPECIAL ORDER OF THE DAY.

The special order of the day being the consideration, by the committee of the whole, of

House bill No. 222 (file No. 287), entitled

A bill making appropriations for the current expenses of the State Normal School for the years 1891 and 1892,

And the President having announced that the time for the consideration

of the same had arrived,

On motion of Mr. Boughner,

The Senate went into committee of the whole, whereupon

The President called Mr. Boughner to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the follow-

ing:

House bill No. 222 (file No. 287), entitled

A bill making appropriations for the current expenses of the State

Normal School for the years 1891 and 1892.

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend its passage.

C. B. BOUGHNER, Chairman.

Report accepted.

The above named bill was placed on the order of third reading of bills.

MESSAGES FROM THE GOVERNOR.

The President announced the following:

EXECUTIVE OFFICE, Lansing, May 28, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 301, being

An act to apportion anew the Representatives among the several counties and districts of this State.

EDWIN B. WINANS, Governor.

The message was received.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, May 28, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Senate bill No. 68 (file No. 71), entitled

A bill to amend sections 2 and 3 of act No. 39 of the session laws of 1885, entitled "An act to regulate the employment of children, young persons and women in certain cases," being compiler's sections 1997b¹ and 1997b², Howell's annotated statutes,

In the passage of which bill the House has concurred by a majority

vote of all the members elect.

Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, Lansing, May 28, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 332 (file No. 400), entitled

A bill to amend an act entitled "An act relative to free schools in the city of Detroit," approved February 24, 1869, as amended by acts amendatory thereof, by adding two sections thereto, to be known as sections 24 and 25.

Also,

House bill No. 341 (file No. 405), entitled

A bill conferring upon cities and villages in this State the power to construct, acquire by purchase, operate and maintain works for the purpose of supplying such cities and villages and the inhabitants thereof with gas, electric and other lights,

Which have passed the House, by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The first named bill was read a first and second time by its title, and referred to the committee on education and public schools.

The second named bill was read a first and second time by its title, and

pending its reference,

On motion of Mr. Milnes,

The rules were suspended, two-thirds of all the Senators present voting

therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson	Mr. McCormick Miller	Mr. Prindle Sabin	Mr. Toan Weiss
Beers	Milnes	Sharp	Wilcox
Boughner	Morrow	Smith	Wilkinson
Brown	Mugford	Stevens	Withington
\mathbf{F} ridle \mathbf{n} der	Porter	Taylor	Wisner
Garvelink		•	25
	37	A TTC	^

NAYS.

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Title agreed to.

The President also announced the following:

House of Representatives, Lansing, May 28, 1891.

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

House bill No. 564, entitled

A bill to provide for the incorporation of the great hive and subordinate

hives of the Ladies of the Macabees of the State of Michigan,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on religious and benevolent societies.

The President also announced the following:

House of Representatives, Lansing, May 28, 1891.

To the President of the Senate:

SIR--I am instructed by the House to transmit the following, entitled House substitute for Senate bill No. 171, file No. 159, (file No. 390), entitled

A bill to amend sections 3, 4 and 5 of act No. 206 of the public acts of 1881, entitled "An act to provide for the uniform regulation of certain

State institutions, and to repeal section 7 of act No. 148 of the session laws of 1873, act 162 of the session laws of 1873, act No. 31 of the session laws of 1875, section 17 of act No. 213 of the session laws of 1875, section 17 of act No. 176 of the session laws of 1877, section 16 of act No. 133 of the session laws of 1879, section 20 of act No. 250 of the session laws of 1879, and all acts or parts of acts contravening the provisions of this act," the same being sections 414, 415 and 416 of Howell's annotated statutes.

Which has passed the House by a majority vote of all the members

elect, and in which the concurrence of the Senate is repectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the committee on State affairs.

By unanimous consent,

The committee on religious and benevolent societies made the following report:

By the committee on religious and benevolent societies

The committee on religious and benevolent societies to whom was referred

House bill No. 128 (file No. 282), entitled

A bill to provide for the incorporation of union churches and societies, Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

A. B. BROWN Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

MOTIONS AND RESOLUTIONS.

Mr. Wisner offered the following resolution:

Resolved, That a respectful message be sent to the Governor, requesting the return of

Senate bill No. 243 (file No. 96), entitled

A bill to authorize the township board of the township of Nunda in Cheboygan county, to raise money to make public improvements in the township of Nunda.

The question being on the adoption of the resolution,

The resolution was adopted.

Mr. Wisner offered the following resolution:

Resolved, That the members of this Senate extend their cordial congratulations to Senator Milnes upon his reaching his forty-seventh birth-day.

We have learned to respect and admire his ability, manliness and courage, and the upright and direct methods which mark his career as a

Senator.

Whether in the military service of his country or the civil service of the State the best of his mental, moral and physical powers have been zeal-ously given, and the country and the State are richer for the service and the example.

We wish him many years of happiness and honor.

The question being on the adoption of the resolution,

Mr. Wisner made the following remarks appropriate thereto:

It affords me much pleasure to give expression to the kind wishes of the Senate for the happiness and prosperity of Senator Milnes, and I most cordially indorse the spirit of the resolution just presented. I have been associated intimately with him during this and the last session, and I have ever found in him a firm and consistent friend, an able and conscientious legislator, faithful to local as well as to State interests. His immediate constituents are to be congratulated in having as a representative one in whom they can place implicit confidence and one whom the State can trust. I am certain I express the sentiment of the ladies of this State as I present him with a token of respect, which in his future life will be a reminiscence of a memorable contest in behalf of female suffrage in which he appeared as their friend and champion, and made the most able and eloquent argument offered in their behalf.

The worthy Senator has peculiarities. He sometimes, in the excitement of debate uses strong language in denouncing his political opponents. But he is a Republican from conviction, as he was a soldier from motives of patriotism; and while he strikes hard blows in behalf of his party, he seldom hits below the belt, and is always ready to present his canteen filled with water (or something better) to the lips of a wounded or fallen

foe.

The Senate have delegated me to present to you as a token of their respect and esteem this beautiful cane; not on account of the value of the ebony and gold of which it is composed—its inscription will have far greater value to you, and will remind you as you retire to private life of the struggles and triumphs of your Senatorial career. You will lean upon it in the strength of your mature manhood as you stand upon the summit of the hill of life, and it will support your tottering steps as you slowly journey down the sunset side to sleep among the green grasses and beautiful flowers that grow luxuriantly at its base. With the kindest wishes of all your brother Senators, with unuttered prayers for your future prosperity and happiness that come welling up from all our hearts, allow me to present this token of the Senate's esteem.

The question being on the adoption of the resolution,

Mr. Withington followed Mr. Wisner in the following appropriate remarks:

MR. PRESIDENT—After the eloquent Senator from the 18th has spoken upon any subject there is little left to be said on the same side. Yet I cannot let this occasion pass without adding my voice in support of the resolution.

We who have been associated with Senator Milnes for the past five months can but cordially indorse the declarations of the resolution as true and the encomiums of the Senator from the 18th as eminently deserved. Fearless, straightforward and hard-hitting as we have known him on the floor, his manifest integrity of action and his manliness and geniality in all social intercourse, have drawn both the respect and the esteem of his associates, and we take a genuine pleasure in the opportunity for making this testimonial of them.

My own acquaintance with the Senator dates far back of this session. It began when he, a fresh young boy of 17 years, entered the service of the country in the same regiment with myself. He gave to the country the qualities which we see in him today; courage, zeal, steadfastness, patriot-

ism, from his enlistment to the end of the war. He won from his comrades as he has won from us, admiration and good will. A reunion of the old Seventeenth, the Stonewall regiment, was never complete without him.

I am glad, Mr. President, that it entered the heart of the genial Senator from the 18th to provide this presentation. It makes a bright episode in our legislative life. It will, I trust, afford not only pleasure to the recipient but tend to promote among us all the spirit of comity, of patriotism, and of devotion to the trusts for which we are here assembled.

Pending the adoption of the resolution,

Mr. Milnes responded to the same and the foregoing remarks as follows: MR. PRESIDENT—I hardly know what to say in reply to the many kind words which have been spoken in my behalf in the presentation which has just been made; but I can assure you, Mr. President and gentlemen of the Senate, that in accepting this beautiful token of your respect and kind regards, that I do so with a great deal of pleasure to myself, not because of the intrinsic value contained in that beautiful gift, great as that may be, but for the many kind feelings and good will that accompany it. It is a source of pleasure to me that, amid the turmoil and strife for political distinction and political honor in this Senate, being in the minority, a position in which I certainly have never had any experience before, coming here and undertaking to put on the harness of the minority, it certainly had a galling effect; and if I kicked, as kick I did, I hope that I did so, or have done so in a manner which did not make a personal enemy. And in accepting this beautiful gift which you offer me this morning, I am glad that amid all this turmoil and amid all this strife I have still retained your personal respect. And though I cannot attempt to adequately reply to the very eloquent words which have been spoken by my friend, the Senator from the 18th, or by my old commander, the Senator from the 6th., I accept this beautiful gift in the spirit in which you have given it to me, and you have my hearty and sincere thanks, and I hope that during the balance of this session and during the remaining years of life we may at least remain firm and steadfast friends.

The question being on the adoption of the resolution,

The resolution was unanimously adopted.

THIRD READING OF BILLS.

House bill No. 222 (file No. 287), entiled

A bill making appropriations for the current expenses of the State Normal School for the years 1891 and 1892,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Miller	Mr. Sabin	Mr. Weiss
${f Benson}$	\mathbf{Milnes}	\mathbf{Smith}	Wilcox
${f Beers}$	Morrow	Stevens	Wilkinson
$\mathbf{Fridlender}$	Mugford	Taylor	Withington
Garvelink	Porter	Toan	Wisner
McCormick	Prindle		22

NAYS.

Λ

Title agreed to.
On motion of Mr. McCormick,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

On motion of Mr. Bastone,

The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present.

MESSAGES FROM THE GOVERNOR.

EXECUTIVE OFFICE, Lansing, May 29, 1891.

To the President of the Senate:

SIE—In compliance with your request as communicated to me by Secretary Alfred J. Murphy, I herewith return

Senate bill No. 248 (file No. 96), entitled

A bill to authorize the township board of the township of Nunda, in Cheboygan county, to raise money to make public improvements in the township of Nunda.

Very respectfully,

EDWIN B. WINANS, Governor.

The message was received. On motion of Mr. Wisner.

The above entitled bill was laid on the table.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, May 29, 1891.

To the President of the Senate:

SIB—I am instructed by the House to return to the Senate the following:

Senate bill No. 309, entitled

A bill to authorize the village of Fremont, Newaygo county, to raise money to make public improvements in said village, to issue bonds therefor, and to provide for the levy of taxes therein to pay the same,

In the passage of which bill, the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect by a rote of two thirds of all the members elect.

diate effect, by a vote of two-thirds of all the members elect.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives,) Lansing, May 29, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the follow-

House bill No. 352, entitled

A bill to provide for the appointment, compensation and duties of a stenographer of the 22d judicial circuit court,

Which the Senate had amended as follows:

1. By striking out of line 2 of section 5 the words "eighteen hundred" and inserting in lieu thereof the words "fifteen hundred."

2. By striking out of line 3 of section 6 the words "eighteen hundred" and inserting in lieu thereof the words "fifteen hundred,"

And in which amendments the House has non-concurred.

Very respectfully,

LYMAN A. BRANT.

Clerk of the House of Representatives.

On motion of Mr. Wisner,

The vote by which the bill was passed was reconsidered.

On motion of Mr. McCormick,

The bill was laid on the table.

The President also announced the following:

House of Representatives,) Lansing, May 29, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Senate bill No. 130 (file No. 168), entitled

A bill to amend sections 2, 3 and 5 of an act, entitled, "An act to incorporate the public schools of the township of Hillman, in the county of Montmorency," being act No. 450 of the local acts of 1889,

And to inform the Senate that the House has amended the same as

follows:

By striking out of lines 1 and 2 of section 2 the words "who shall not at the same time hold the office."

By inserting in line 8 of section 2 after the word "education," the words "Provided, the supervisor shall not be eligible to the office of trustee,"

In the passage of which bill as thus amended, the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect.

> Very respectfully, LYMAN A. BRANT.

Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the bill,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Porter	Mr. Toan
${f Benson}$	McCormick	${f Prindle}$	$\mathbf{W}_{\mathbf{eiss}}$
${f Beers}$	\mathbf{Miller}	Sabin	Wilcox
Boughner	\mathbf{Milnes}	\mathbf{Smith}	Withington
\mathbf{Brown}	Morrow	Taylor	Wisner
$\mathbf{Fridlender}$	$\mathbf{Mugford}$	•	22

NAYS.

The bill was then referred to the committee, on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, Lansing, May 29, 1891. 0

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

House bill No. 508 (file No. 374), entitled

A bill to provide for an extension of the East Saginaw and Au Sable State road in Bay county, Michigan, now known as the Kawkawlin road, to be known as the "Center avenue extension of the Kawkawlin road," and to provide for the opening and improvement of the same.

Also,

House bill No. 168 (file No. 396), entitled

A bill to amend an act entitled "An act to establish a bridge district in Bay county, and to provide for the appointment and election of commissioners, and for the construction, care and maintenance of bridges therein," approved January 28, 1889, being act No. 278 of the local acts of 1889,

Which have passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrence of the

Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The first named bill was read a first and second time by its title, and referred to the committee on roads and bridges.

The second named bill was read a first and second time by its title, and referred to the committee on roads and bridges.

The President also announced the following:

House of Representatives, Lansing, May, 29, 1891.

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

House bill No. 976 (file No. 165), entitled

A bill authorizing the introduction of the kindergarten method in the public schools of this State,

Which has passed the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on education and public schools.

MOTIONS AND RESOLUTIONS.

On motion of Mr. Withington,

Leave of absence was granted to himself for next week.

By unanimous consent,

The committee on banks and corporations made the following report:

By the committee on banks and corporations:

The committee on banks and corporations, to whom was referred

House bill No. 629 (file No. 389), entitled

A bill to amend sections 7, 10 and 15, and to change the numbers of sections 16 and 17, and to add new sections known as numbers 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32 and 33 to act No. 108 of the public acts of 1889, entitled "An act to provide for the incorporation of trust, deposit and security companies, and to repeal act 58 of the session laws of 1871, approved March 29, 1871, entitled 'An act to provide for the incorporation of trust, deposit and security companies,' being chapter 88 of Howell's annotated statutes; also to repeal act No. 123 of the session laws of 1883, approved May 25, 1883, entitled 'An act to amend section 9 of act 58 of the session laws of 1871,' "approved March 29, 1871, being compiler's section 2290, relative to the corporate rights of trust, deposit and security companies,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the Senate, without amendment and recommend that the bill do pass, and ask to be discharged

from the further consideration of the subject.

JOHN R. BENSON, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

GENERAL ORDER.

On motion of Mr. Sabin.

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Brown to the chair.

After some time spent therein the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

1.

House bill No. 629 (file No. 389), entitled

A bill to amend sections 7, 10 and 15, and to change the numbers of sections 16 and 17, and to add new sections known as numbers 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32 and 33 to act No. 108 of the public acts of 1889, entitled "An act to provide for the incorporation of trust, deposit and security companies, and to repeal act 58 of the session laws of 1871, approved March 29, 1871, entitled 'An act to provide for the incorporation of trust, deposit and security companies,' being chapter 88, of Howell's annotated statutes; also to repeal act No. 123, of session laws of 1883, approved May 25, 1883, entitled 'An act to amend section 9, of act 58, of the session laws of 1871,'" approved March 29, 1871, being compiler's section 2290, relative to the corporate rights of trust, deposit and security companies.

Have made sundry amendments thereto, and have directed their chairman to report the same back to the Senate asking concurrence therein,

and recommend its passage.

II.

The committee of the whole have also had under consideration

House bill No. 128 (file No. 282), entitled

A bill to provide for the incorporation of union churches and societies. Have directed their chairman to report progress and ask leave to sit again.

A. B. BROWN, Chairman.

Report accepted.

On motion of Mr. Brown,

The Senate concurred in the amendments made to the first named bill, and the same was placed on the order of third reading of bills.

On motion of Mr. Brown,

The Senate granted leave for a further consideration of the second named bill by the committee of the whole.

By unanimous consent,

The joint committee on public lands and judiciary made the following report:

By the joint committee on public lands and judiciary:

The joint committee on public lands and judiciary, to whom was referred

House joint resolution No. 23 (file No. 4), entitled

A joint resolution authorizing the Governor to issue to Ellen C. Lafler, Warren B. Lafler, Phares Lafler, William Lafler, Byron L. Lafler, Schuyler Lafler and Julia A. Holmes, a patent for the southeast quarter of the northeast quarter of section six, town six south, of range seven east, the same being primary school land,

seven east, the same being primary school land,

Respectfully report that they have had the same under consideration,
and have directed me to report the same back to the Senate, without
amendment, and recommend that the joint resolution do pass, and ask to

be discharged from the further consideration of the subject.

C. W. WISNER, E. T. MUGFORD,

Chairmen.

Report accepted and committee discharged.

The joint resolution was referred to the committee of the whole and placed on the general order.

MESSAGE FROM THE HOUSE.

The President pro tem. announced the following:

House of Representatives, Lansing, May 29, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 704 (file No 421), entitled

A bill to amend sections 1 and 2 of chapter 17, section 4 of chapter 20, sections 2 and 22 of chapter 21, sections 7, 13, 14 and 16 of chapter 24, and to repeal sections 8, 9 and 10, of chapter 24 of act No. 374 of the local acts of 1889, entitled "An act to amend section 3 of chapter 1, sections 3 and 9 of chapter 3, section 15 of chapter 4, sections 1 and 9 of chapter 5, sections 9 and 14 of chapter 6, sections 3, 4 and 7 of chapter 7, section 3 of chapter 13, sections 1, 2 and 3 of chapter 17, sections 1, 3 and 9 of chapter 19, section 4 of chapter 20, sections 1, 3, 4, 5, 6, 7, 9, 10, 12, 16 and 18 of

chapter 21, sections 1, 2, 3, 5, 8, 9, 10, 13, 19 and 20 of chapter 23, sections 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16 and 17 of chapter 24, sections 1 and 3 of chapter 25, and sections 1, 5, 6, and 7 of chapter 27 of act number 533 of the local acts of 1887, entitled 'An act to incorporate the city of Sault Ste. Marie, and to repeal an act entitled 'An act to re-incorporate the village of Sault Ste. Marie,' approved May 29, 1879, as amended, approved June 21, 1887, and to add fourteen sections thereto, to stand as sections 11, 12 and 13 of chapter 9, section 10 of chapter 13, sections 4, 5, 6, 7, 8, 9 and 10 of chapter 17, section 22 of chapter 21, section 22 of chapter 23, and section 5 of chapter 25."

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is

respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and

Pending its reference,

On motion of Mr. Stevens,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time, and

Pending the taking of a vote upon its passage,

On motion of Mr. Morrow,

The bill was referred to the committee of the whole and placed on the general order.

On motion of Mr. Milnes,

The Senate adjourned until Monday next at 9:15 o'clock P. M.

Lansing, Monday, June 1, 1891.

The Senate met and was called to order by the President at 9:15 o'clock P. M.

Roll called: a quorum present.

Absent without leave: Messrs. Brown, Doran, Sharp, Smith, Taylor, Toan and Wheeler.

PRESENTATION OF PETITIONS.

No. 520. By Mr. Park; Petition of Henry Evarts and 40 other citizens of Kent county, in favor of the admission of all schools of medicine to the State University on an equal footing.

Referred to the committee on University.

No. 521. By Mr. Park: Petition of James S. Goland and 20 other citizens of Kent county; same subject.

Same reference.

No. 522. By Mr. Park: Resolutions of the State Eclectic Medical and Surgical Society, relative to the abolishment of the State Board of Health as at present constituted, and recommending the abolition of the present medical departments in the State University.

Referred to committee on public health.

On motion of Mr. Park,

The resolutions were ordered spread on the Journal as follows:

Resolutions adopted by the State Eclectic Medical and Surgical Society of Michigan, in session at Lansing, May 13 and 14, 1891.

WHEREAS, The present State board of health is a bill of expense, of doubtful utility, and sectarian and unfair in its organization; and

WHEREAS, The unnecessary multiplication of "boards" is to be

deprecated; and

WHEREAS, There seems to be some demand for a fair measure looking to the regulation of the practice of medicine and surgery in this State; and

WHEREAS, The support of the medical and surgical departments of the University of Michigan by taxation of the whole people for the benefit of the few is unjust; therefore it is the sense of this society and it is by them

Resolved, First, that the State Board of Health as now constituted ought to be abolished; second, that the bill now pending in the House of Representatives, file No. 299, substitute for Nos. 268 and 347, and entitled "A bill to regulate the practice of medicine in the State of Michigan, and to license physicians and surgeons and to punish persons violating the provisions hereof," ought to be amended so as to give equal representation on the board of examiners to all legally recognized schools of medicine, and to impose upon said board of examiners the necessary duties of a board of health; third, and finally

Resolved, That we urge upon the attention of the Legislature the justice of the bill introduced by the Hon. Willard Hawley, providing for the abolition of the medical departments of the State University, and hereby recommend its passage, upon the grounds: First, that nearly all the great medical institutions of the country are now practically independent of State support; second, that the taxation of the thousands of patrons of eelectic medicine in our State for the support of an institution from which we are excluded and by which we are ostracised is in effect taxation with-

out representation, alike unjust and un-American.

P. B. WRIGHT, M. D., Pres.

H. P. EVARTS, M. D., Sec'y.

No. 523. By Mr. Crocker: Petition of John Hill and 25 other citizens of St. Clair county, asking for local taxation of railroads.

Referred to committee on railroads.

On motion of Mr. Crocker,

The petition was ordered spread on the Journal as follows:

May 27, 1891.

To the Senate of Michigan:

We, the undersigned citizens of Lynn, St. Clair county, Mich., petition and pray you to use all honorable means in your power to pass the Park bill taxing railroads locally.

REPORTS OF STANDING COMMITTEES.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor the following:

Senate bill No. 68 (file No. 71), entitled

A bill to amend sections 2 and 3 of act No. 39 of the session laws of 1885, entitled "An act to regulate the employment of children, young persons and women in certain cases," being compiler's sections 1997b¹ and 1997b², Howell's annotated statutes.

 ${f Also},$

Senate bill No. 309, entitled

A bill to authorize the village of Fremont, Newaygo county, to raise money to make public improvements in said village, to issue bonds therefor, and provide for the levy of taxes thereon to pay the same.

Senate bill No. 130 (file No 168), entitled

A bill to amend sections 2, 3 and 5 of an act entitled "An act to incorporate the public schools of the township of Hillman, in the county of Montmorency," being act No. 450 of the local acts of 1889,

C. B. BOUGHNER, Chairman.

Report accepted.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, May 29, 1891.

To the President of the Senate:

Sir-I am instructed by the House to return to the Senate the following:

Senate bill No. 58 (file No. 212), entitled

A bill to amend section 23 of act No. 161 of the public acts of 1885, entitled "An act to establish the police court of the city of Detroit," approved June 9, 1885, as amended by act No. 287 of the laws of 1887.

In the passage of which bill the House has concurred by a majority

vote of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, Lansing, May 29, 1891.

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

House bill No. 913 (file No. 407), entitled

A bill to amend section 2 of chapter 3 of Act No. 243 of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing, and preservation of bridges within this State,"

Which has passed the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on roads and bridges.

On motion of Mr. Wilkinson, The Senate adjourned.

Lansing, Tuesday, June 2, 1891.

The Senate met and was called to order by the President. Religious exercises by Rev. S. R. Cook. Roll called: a quorum present.

PRESENTATION OF PETITIONS.

No. 524. By Mr. Doran: Petition of Moses Jandorf and 218 other residents of Kent county in favor of the local taxation of railroads.

Referred to committee on railroads.

On motion of Mr. Doran,

The petition was ordered spread on the Journal, as follows:

To the Honorable the Senate and House of Representatives:

Gentlemen—We, your constituents, voters of Grand Rapids and vicinity, ask your aid and vote in the passage of such legislation as will place railroad and union depot property on the same basis as to taxation for municipal purposes as the property of other corporations.

No. 525. By Mr. Park: Petition of J. C. Lampman and 10 other citizens of Barry county, in favor of the admission of all schools of medicine

to the State University on an equal footing. Beferred to the committee on University.

No. 526. By Mr. Park: Petition of John Carpenter and 28 other citizens of Ingham county, same subject.

Same reference.

No. 527. By Mr. Doran: Memorial of L. A. 3229 K. of L. of Grand Rapids, in favor of the local taxation of railroad property.

Referred to the committee on railroads.

On motion of Mr. Doran,

The memorial was ordered spread on the Journal, as follows:

SANCTUARY OF VALLEY CITY LODGE 3229, KNIGHTS OF LABOR.

Grand Rapids, Mich., June 1, 1891.

To the Honorable the Senate and House of Representatives:

GENTLEMEN-We, your constituents, voters of Grand Rapids and vicin-

ity, ask your aid and vote in the passage of such legislation as will place railroad and union depot property on the same basis as to taxation for municipal purposes as the property of other corporations.

To the Senate of the State of Michigan:

We request your honorable body to grant the bill proposed by Senator Park of Wayne, namely: "equal taxation upon railroads," as we firmly believe it to be essential to the interests of the people of this commonwealth that said bill should become a law, and we consistently ask this administration, regardless of party affiliations, to grant our prayer.

Hoping that your Honorable body will grant our request,

[L. s.]

We remain, respectfully,
ORIE VENERLASS, M. W. GEO. L. LAYLE, R. S.

Approved by State assembly of Michigan.

Attest: Theo. H. Holt, Legislative Committee, 586 Ottawa St., Grand Rapids, Mich.

MESSAGES FROM THE GOVERNOR.

The President announced the following:

EXECUTIVE OFFICE, Lansing, June 1, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 68 (file No. 71), being

An act to amend sections 2 and 3 of act No. 39 of the session laws of 1885, entitled "An act to regulate the employment of children, young persons and women in certain cases," being compiler's sections 1997b' and 1997b', Howell's annotated statutes.

Senate bill No. 130 (file No. 168), being

An act to amend sections 2, 3 and 5 of an act, entitled, "An act to incorporate the public schools of the township of Hillman, in the county of Montmorency," being act No. 450 of the local acts of 1889.

EDWIN B. WINANS, Governor.

The message was received.

THIRD READING OF BILLS.

House bill No. 629 (file No. 389), entitled

A bill to amend sections 7, 10 and 15, and to change the numbers of sections 16 and 17, and to add new sections known as numbers 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32 and 33 to act No. 108 of the public acts of 1889, entitled "An act to provide for the incorporation of trust, deposit and security companies, and to repeal act 58 of the session laws of 1871, approved March 29, 1871, entitled 'An act to provide for the incorporation of trust, deposit and security companies,' being chapter 88, of Howell's annotated statutes; also to repeal act No. 123, of session laws of 1883, approved May 25, 1883, entitled 'An act to amend section 9, of act 58, of the session laws of 1871," approved March 29, 1871, being compiler's section 2290, relative to the corporate rights of trust, deposit and security companies,

Was read a third time, and

Pending the taking of a vote upon its passage,

On motion of Mr. Park,

1891.]

The further consideration of the bill was made the special order for tomorrow at 11 o'clock A. M.

SPECIAL ORDER OF THE DAY.

The special order of the day, being the further consideration of

House bill No. 9 (file No. 364), entitled

A bill to incorporate the city of St. Joseph, and to repeal all acts and parts of acts incorporating the village of Benton Harbor, and all acts and parts of acts incorporating the village of St. Joseph, and all acts amending the charter of either of said villages,

And the President having announced that the time for the consideration of the same had arrived, the bill being upon the order of third reading,

The bill was then read a third time, and

Pending the taking of a vote upon its passage,

Mr. Beers moved that there be a call of the Senate.

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the Senate was called by the Secretary and Messrs. Gilbert and Taylor were reported as absent without leave.

Mr. Gilbert having appeared at the bar of the Senate, and having been

admitted,

On motion of Mr. Beers,

All further proceedings under the call were dispensed with.

The question being on the passage of the bill,

The bill was then not passed, a majority of all the Senators elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson Beers Boughner Crocker	Mr. Doran Fridlender Gilbert McCormick	Mr. Miller Morrow Mugford Park	Mr. Porter Sharp Smith Wisner	16
	37	ATTO		

NAYS.

Mr. Bastone	Mr. Milnes	Mr. Stevens	Mr. Wheeler	
\mathbf{Brown}	Prindle	Toan	Wilcox	
Garvelink	\mathbf{Sabin}	$\mathbf{W}_{\mathbf{eiss}}$	$\mathbf{Wilkinson}$	12

Mr. Beers moved that the vote by which the bill failed to pass be reconsidered;

Mr. Milnes moved that the motion to reconsider be laid on the table; Which motion did not prevail, Mr. Beers calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Brown Garvelink Milnes	Mr. Prindle	Mr. Stevens	Mr. Wheeler
	Sabin	Weiss	Wilkinson

NAYS.

Mr. Bastone	Mr. Doran	Mr. Morrow	Mr. Sharp	
${f Benson}$	$\mathbf{Fridlender}$	Mugford	\mathbf{Smith}^{\cdot}	
\mathbf{Beers}	Gilbert	Park	Toan	
Boughner	McCormick	Porter	Wisner	
Crocker	Miller			18

The question recurring on the motion to reconsider the vote by which the bill failed to pass,

The same prevailed.

Brown

Garvelink

On motion of Mr. Beers,

The bill was then laid on the table.

By unanimous consent,

The committee on railroads made the following report:

By the committee on railroads:

The committee on railroads, to whom was referred

House bill No. 87 (file No. 237), entitled

A bill to amend sections 1 and 2 of act No. 275 of the public acts of 1887, entitled "An act to prohibit railroad companies from taking up their tracks, abandoning their stations and failing to operate their roads in certain cases,"

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

PETER DORAN, Chairman.

 \mathbf{W} heeler

Wilkinson 12

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

SPECIAL ORDER OF THE DAY.

The special order of the day being the consideration of House bill No. 748 (file No. 321), entitled

Prindle .

Sabin

A bill to amend sections 2, 3, 13, 22 and 24 of the act entitled "An act to establish a police government for the city of Detroit," approved April 17, 1871, and the acts amendatory thereof,

And the President having announced that the time for the consideration of the same had arrived, the bill being upon the order of third reading,

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson Beers Boughner Crocker Doran	Mr. Fridlender Gilbert McCormick Miller	Mr. Morrow Mugford Park Porter	Mr. Sharp Smith Wilcox Wisner	17
	N	AYS.		
Mr. Bastone	Mr. Milnes	Mr. Stevens	Mr. Weiss	

Taylor

Toan

Title agreed to.

On motion of Mr. Bougner,

The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present.

REPORTS OF STANDING COMMITTEES.

By the committee and cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 737 (file No. 381), entitled

A bill to revise the charter of the city of Au Sable and to enlarge and change its boundary lines and increase the number of wards thereof,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do not pass, and ask to be discharged from the further consideration of the subject.

JOHN S. BEERS, Chairman.

Report accepted and committee discharged.

Mr. Fridlender moved that the bill be referred to the committee of the

whole, and placed on the general order.

Mr. Milnes moved that the motion to refer the bill to the committee of the whole be laid on the table;

Which motion prevailed. By unanimous consent,

On motion of Mr. Milnes,

The bill was then taken from the table.

Mr. Milnes then moved that the further consideration of the bill be indefinitely postponed;

Which amendment prevailed, Mr. Fridlender calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone,	Mr. Doran	Mr. Prindle	Mr. Weiss	
Benson	Garvelink	Sabin	\mathbf{W} heeler	
\mathbf{Beers}	Gilbert	Sharp	Wilcox	
Bougher	McCormick	Stevens	Wilkinson	
Brown	Miller	\mathbf{Taylor}	Wisner	
Crocker	\mathbf{Milnes}	Toan		23
NAYS.				

Mr. Fridlender Mr. Mugford Mr.

Mr. Porter Mr. Smith

6

Morrow Park
By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled signed and presented to the Governor, the following:

Senate bill No. 58 (file No. 212), entitled

A bill to amend section 23 of act No. 161 of the public acts of 1885, entitled "An act to establish the police court of the city of Detroit," approved June 9, 1885, as amended by act No. 287 of the public acts of 1887.

C. B. BOUGHNER, Chairman.

Report accepted.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, June 2, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House substitute for Senate bill No. 57 (file No. 116), House substitute

file No. 404, entitled

A bill to repeal act No. 259 of the public acts of 1887, entitled "An act to provide for an Independent Forestry Commission of the State of Michigan, and to define its duties and powers, and to provide for the expense thereof."

Also,

House bill No. 671 (file No. 413), entitled

A bill to amend section 5218 of the compiled laws of 1871, being section 6781 of Howell's annotated statutes, relative to giving notice to adverse parties of appeals from orders of probate courts,

Which have passed the House, by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The first named bill was read a first and second time by its title, and referred to the committee on State affairs.

The second named bill was read a first and second time by its title and referred to the committee on judiciary.

The President also announced the following:

House of Representatives, Lansing, June 2, 1891.

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

House bill No. 448 (file No. 402), entitled

A bill to establish a State road in Bay county, to be known as the Bay City and Saginaw State road.

Also.

House bill No. 832 (file No. 403), entitled

A bill to establish a State road in the township of Merritt, county of Bay.

Also, Substitute for House bill No. 187 (file No. 416), entitled

A bill to incorporate the village of Nunica, in the county of Ottawa,

Which have passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to

take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

ĽÝMAN A. BRANT,

Clerk of the House of Representatives.

The first named bill was read a first and second time by its title, and referred to the committee on roads and bridges.

The second named bill was read a first and second time by its title, and

referred to the committee on roads and bridges.

The third named bill was read a first and second time by its title, and referred to the committee on cities and villages.

The President also announced the following:

House of Representatives, Lansing, June 2, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following: Senate bill No. 285 (file No. 210), entitled

A bill to authorize the village of Mayville, Tuscola county, Michigan, to borrow money to make public improvements in said village,

And to inform the Senate that the House has amended the same as

follows:

By inserting in line 4 of section 2 after the words "two weeks," the words "immediately prior to."

By inserting in line 7 of section 4 after the words "of trustees" the

words "at not less than their par value."

In the passage of which bill as thus amended the House has concurred by a majority vote of all the members elect.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the bill,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Porter	Mr. Toan	
${f Benson}$	Garvelink	Sabin	Weiss	
\mathbf{Beers}	$\mathbf{Gilbert}$	Sharp	Wilcox	
Boughner	McCormick	\mathbf{Smith}	\mathbf{W} ilkinson	
\mathbf{Brown}	\mathbf{Miller}	Taylor	\mathbf{Wisner}	
Crocker	$\mathbf{Mugford}$	•		22
	NA	AYS.		0

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, Lansing, June 2, 1891.

To the President of the Senate:

SIR-I am instructed by the House to return to the Senate the following:

Senate bill No. 173 (file No. 194), entitled

A bill to revise and amend act No. 216 of the session laws of 1871, entitled "An act to incorporate the city of Hastings," approved March 11, 1871, as revised and amended by the several acts revisionary and amendatory thereof, and to repeal all acts and parts of acts inconsistent herewith,

And to inform the Senate that the House has amended the same as

follows:

By striking out of line 9 of section 49 the words "together with the mayor who shall be a member of the board of supervisors of said county and entitled to vote."

By striking out all of section 71.

In the passage of which bill as thus amended the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully,

· LYMAN A. BRANT,

Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the bill.

On motion of Mr. Miller,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Gilbert	Mr. Porter	Mr. Taylor
${f Beers}$	McCormick	Sabin	Toan
Boughner	\mathbf{M} iller	Sharp	Wilcox
Brown	\mathbf{Milnes}	${f Smith}$	Wilkinson
$\mathbf{Crocker}$	Mugford	Stevens	\mathbf{Wisner}
Garvelink	S		

NAYS.

21

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, Lansing, June 2, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Senate bill No. 24 (file No. 72), entitled

A bill making an appropriation for the use of the Michigan Asylum for

Insane Criminals,

In the passage of which bill the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, Lansing, June 2, 1891.

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

House bill No. 312 (file No. 393), entitled

A bill to amend section 1 of act No. 289 of the local acts of 1867, entitled "An act to incorporate the village of Lyons," approved March 1, 1867,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on cities and villages.

MOTIONS AND RESOLUTIONS.

On motion of Mr. Sharp,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the committee of the whole was discharged from the further consideration of

House bill No. 704 (file No. 421), entitled

A bill to amend sections 1 and 2 of chapter 17, section 4 of chapter 20, sections 2 and 22 of chapter 21, sections 7, 13, 14 and 16 of chapter 24, and to repeal sections 8, 9 and 10 of chapter 24 of act No. 374 of the local acts of 1889, entitled "An act to amend section 3 of chapter 1, sections 3 and 9 of chapter 3, section 15 of chapter 4, sections 1 and 9 of chapter 5, sections 9 and 14 of chapter 6, sections 3, 4 and 7 of chapter 7, section 3 of chapter 13, sections 1, 2 and 3 of chapter 17, sections 1, 3 and 9 of chapter 19, section 4 of chapter 20, sections 1, 3, 4, 5, 6, 7, 9, 10, 12, 16 and 18 of chapter 21, sections 1, 2, 3, 5, 8, 9, 10, 13, 19 and 20 of chapter 23, sections 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, and 17 of chapter 24, sections 1 and 3 of chapter 25, and sections 1, 5, 6 and 7 of chapter 27 of act No. 533 of the local acts of 1887, entitled 'An act to incorporate the city of Sault Ste. Marie, and to repeal an act entitled 'An act to re-incorporate the village of Sault Ste. Marie, approved May 29, 1879, as amended, approved June 21, 1887, and to add 14 sections thereto, to stand as sections 11, 12 and 13 of chapter 9, section 10 of chapter 13, sections 4, 5, 6, 7, 8, 9, and 10 of chapter 17, section 22 of chapter 21, section 22 of chapter 23, and section 5 of chapter 25."

On motion of Mr. Sharp,

Gilbert

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. McCormick	Mr. Park	Mr. Smith
${f Beers}$	Miller	Porter	\mathbf{Toan}
Crocker	Morrow	Sabin	$\mathbf{W}_{\mathbf{eiss}}$
Doran	Mugford	Sharp	Wisner

5

NAYS.

Mr. Boughner Mr. Milnes Mr. Prindle Mr. Taylor Garvelink

Title agreed to.

On motion of Mr. Sharp,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

THIRD READING OF BILLS.

Senate bill No. 206 (file No. 141), entitled

A bill to provide for a State Board of Inspectors to have the complete management and control of the State Prison at Jackson, the State House of Correction and Reformatory at Ionia, the branch of the State Prison at Marquette, the Reform School for Boys at Lansing, and the Industrial Home for Girls at Adrian,

Having been read a third time,

Pending the taking of a vote upon its passage,

Mr. Sharp, by unanimous consent, moved to amend the bill as follows:

By inserting in line 5 of section 1 after the words "four members," the words "not more than three of whom shall be of the same political party;"

Which motion to amend prevailed, Mr. Sharp calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Porter	Mr. Wilcox	
${f Beers}$	McCormick	Sharp	Wilkinson	
Crocker	\mathbf{Miller}	Stevens	\mathbf{Wisner}	
Doran	\mathbf{Milnes}	\mathbf{Toan}	14	5

NAYS.

Mr. Boughner	Mr. Mugford	Mr. Sabin	Mr. Taylor
Brown	Prindle	\mathbf{Smith}	Weiss

Morrow

Mr. Gilbert, by unanimous consent, then moved to amend the bill as follows:

By striking out of line 2 of section 3 the words "five dollars per day while rendering their service," and inserting in lieu thereof the words "one thousand dollars per annum;"

Which motion prevailed and the bill was so amended.

Mr. Weiss, by unanimous consent, then moved to amend the bill as follows:

By striking out of lines 3 and 4 of section 1 the words "and the Industrial Home for Girls at Adrian:"

Which motion to amend did not prevail, Mr. Sharp calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Morrow	Mr. Taylor	Mr. Wheeler	
Garvelink	Prindle	Weiss	Wilcox	
${f M}$ ilnes	\mathbf{Sabin}			10

NAYS.

Mr. BastoneMr. GilbertMr. PorterMr. StevensBeersMcCormickSharpToanBoughnerMillerSmithWisnerCrockerMugford

14

Mr. Milnes, by unanimous consent, then moved to amend the bill as follows:

By inserting in line 3 of section 5 after the word "schools" the words "but the Superintendent of the Industrial Home for Girls shall be a woman;"

Which motion to amend prevailed and the bill was so amended. The question being upon the passage of the bill as amended, Mr. Wisner made the following remarks relative thereto, which On motion of Mr. Crocker,

Were ordered spread on the Journal, as follows:

Mr. President:

At the last election the people of this State, by a large majority, decided at the polls that it was for the best interests of the people to change the administration. The democratic party in convention assembled and her orators upon the stump promised certain reforms, and the voters at the November election indorsed their action, having full confidence in the sincerity of the promises of reform made to them. The Governor elect upon his inauguration issued his message which outlined the policy of the administration, and struck a responsive chord in the hearts of the people. Among other reforms advocated by him was a reduction in the number of boards controlling the various institutions of this State, and giving his views upon the subject. I will quote from his message delivered in joint convention on the 12th day of January last:

STATE BOARDS.

In this line of economical thought I call your attention to the number of State boards of from three to six members now authorized by law. There are fifteen ex officio, and thirty official boards, the latter comprising more than 100 different members. No salary is paid the members, but many of them receive expenses and per diem compensation, and some are allowed a secretary or clerk at a fixed salary. Aside from the question of expense, I believe the public interest would be better served by abolishing many of these boards. I favor having one board of control for all our prisons and reformatories, instead of one for each institution, as at pres-Such a board would have the advantage of being able to compare financial and reformatory results in the different institutions, and could establish a uniform system of book-keeping so as to make such comparisons available. Clerical forces could be reduced and more economical and efficient administration of these institutions secured. Such a board would be as well qualified to advise in the matter of pardons as the board now organized for that special purpose, and could also perform the duties now entrusted to the State Board of Corrections and Charities. A single board controls the prisons of England, another those of New York State, and I am informed the same policy is followed in most other States of the union. A similar board could control our educational institutions. We already have a State Board of Education, whose principal duty is the management of the State Normal School. I believe good results would follow if all our State schools, except the University and the Agriculture College, were managed by the State Board of Education, and their present boards of control abolished.

With a third board of control for asylums and charitable institutions we would have four boards instead of a dozen or more for the management of the institutions named. The establishment of a single board of control for each class of institutions, penal, charitable and educational, with whole control over and responsibility for their proper management would secure better supervision of these important interests. The business of the State should have the best executive talent obtainable, and, so far as practicable, the officers should not be liable to interference except for business reasons. It is for the interest of every citizen that the business of the State be done correctly and economically and based upon true theories.

Following the line marked out in the Governor's policy, on the 25th day of February last I introduced a bill to consolidate under one board all the penal and reformatory institutions in this State, to wit: The State Prison at Jackson, the State House of Correction and Reformatory at Ionia, the branch of the State Prison at Marquette, the Reform School for Boys at Lansing, and the Industrial Home for Girls at Adrian.

Let me call your attention to section 9683 of the compiled laws showing what duties the board of inspectors is authorized to perform and the

compensation fixed for such duties:

"The inspectors shall be allowed for their services respectively three dollars for each and every day actually and necessarily occupied in inspecting the prison and inquiring into the management thereof and their actual traveling expenses in going to and from the prison, to be verified on oath and paid by the State Treasurer on the warrant of the Auditor General."

Before referring to the advantages that will accrue to the people of this State by the passage of this bill, I will refer briefly to the law which regulates the pay of members of the board. In all the penal institutions the board receives a per diem of three dollars a day each and actual and necessary traveling expenses while examining and doing the business of the institution. They meet monthly. The boards this bill seeks to consolidate are now composed of seventeen persons. They are not limited as to time,—they can occupy one day or one week. They are the only judges as to the time they shall occupy in the performance of their duty.

They have met as often as once in each month and have charged up their per diem and expenses to the State, and for the purpose of showing the expense, I have compiled from the office of the Auditor General a statement of their expenses for the past five years which I hereunto sub-

mit for the information of the Senate:

Expenses of members of boards of State institutions by years. Also for five years, 1886, '87, '88, '89 and '90, as allowed by Board of State Auditors:

Name of Institution.	1886.	1887.	1888.	1889.	1890.	Total,
State Prison, Jackson House of Correction, Ionia House of Correction and Prison, U. P. Industrial Home for Girls Heform School for Boys.	\$1,146 80 1,546 45 622 75 1,120 24 589 24	\$887 05 942 65 546 70 874 71 650 86	\$1,158 65 707 56 2,895 45 1,265 85 579 62	\$985 04 719 75 2,423 40 1,808 49 718 60	\$582 85 696 27 1,334 10 927 68 724 37	\$4,610 89 4,612 68 7,812 40 5,591 97 3,257 19
Footings	\$5,025 4 8	\$3,851 47	\$6,707 13	\$6,095 28	\$4,205 27	\$25,884 63

You will see by examining this statement that the average expense of the boards is something over five thousand dollars per annum. These are the boards, composed of seventeen members, I propose to consolidate into one board consisting of four persons, who shall meet at said institution as often as once in three months, instead of once in each month, as has been

customary in the past.

But before pointing out the advantages of this bill, and in order to make the subject as plain as possible in the brief time I shall devote to it, I wish to state that under this bill the board will perform the duties of the Board of Corrections and Charities so far as the penal institutions of the State are concerned, also the duties of the State Board of Pardons, and I hereunto submit a statement of the cost of said Board of Pardons, as appears from the record in the office of the Auditor General under the law for five years last past. The law provides that the Board shall consist of four members, who shall hold their sessions when and where occasion may require, and shall receive compensation at the rate of five dollars per day and actual and necessary expenses while employed in the duties of the Board. The cost to the State for five years is as follows:

1887	1,192	86
1888	1,335	32
1889	1,216	15

In addition to this they are authorized to employ a clerk at a salary of \$400 per annum.

I now propose, Mr. Chairman, as briefly as possible to refer to some of the items that go to make up this expenditure of the people's money by the different boards of these institutions. I approach the subject with some diffidence, because in the course of my remarks I may reflect upon the business methods of some men in whose judgment the people of this State have had confidence in the management of their varied and important interests. I do it in no partisan spirit; but I should be recreant to the trust imposed upon me by the people if I should falter in my duty to call their attention to the manner in which their money has been expended, and how the burden of taxation has been imposed upon them, groaning as they are today under the prospect of commercial disaster and financial ruin.

In the fall of 1889, a National prison convention was held at Nashville, Tennessee, and the members of the prison board at Jackson decided to attend the same. There is no statute in this State authorizing them to

take trips of this character at the expense of the State. It did not come within their duties as laid down by law. The board is the creature of the statute. Their powers and duties are clearly defined. They had just as much power to attend a picnic at the people's expense as to go upon a junketing trip of this character; and I only refer to this particular trip as an illustration of a custom grown up in this State for boards to incur extraordinary expenses, to make out their own bills, certify to their own vouchers and draw their money under the head of prison expenses.

For the purpose of showing in what manner these sums of money are drawn by the board for the purpose of meeting current expenses I want to call your attention to section 9731 of the compiled laws, which provides as

follows:

"The Auditor General is hereby authorized and required to draw his warrant on the Treasurer for such sums as the inspectors of the State Prison shall from time to time direct, but such sums so drawn at any one time shall not exceed one thousand dollars, and no further sum shall be drawn until satisfactory vouchers are presented to and allowed by the Auditor General for the amount previously drawn," and this provision applying only to the State Prison at Jackson has been incorporated in all the acts for the government of all other institutions in the State. They are not limited as to time, they can draw once every day, once every week, once every month, as often as they shall send vouchers showing that the sum previously drawn has been exhausted.

H. F. Hatch, the warden, deemed it necessary for him to go and he made

out his vouchers and drew as prison expenses, \$60.50.

Henry Chamberlain, a member of the board, thought the convention would not be a success without his presence, and upon his return he made out his voucher and he was allowed and paid as prison expenses (he charging eight days at three dollars per day), \$93.67.

Well, it was thought advisable for Hatch and Chamberlain to have a chaplain along (to look after their morals I suppose), and they took George H. Hickox along; and his bill was allowed and paid out of prison expenses

at \$50.55.

Well, in 1890, there was another prison convention appointed to be held in the city of Baltimore, and Warden Hatch, being a great reformer, thought it necessary for him to attend. But Chamberlain having taken one trip, he thought he would take Dwight Smith, another member of the board, with him on this expedition. They both went but did not deem it necessary to take the chaplain this time. They went from Jackson to Buffalo, from Buffalo to New York, from New York to Philadelphia and from thence to Baltimore. Surely they went the longest way round. One would think they were traveling for mileage. But their fare was paid out of prison expenses. Hatch received \$60.08, and Smith drew \$64.10.

It will be sufficient for me to say as an illustration of the whole subject that the traveling expenses of the Warden and member of the Board for the year A. D. 1890, amounted to the sum of \$883.28, every dollar of which was paid out without warrant of law and upon vouchers made out by the Board. And while upon this subject I wish to call the attention of the Senate and the people to certain items charged in the accounts of Warden Hatch and allowed by the Board and paid out of the Treasury. The Warden received a salary of \$2,000 per annum with keep for himself and family. He was furnished splendid apartments and fared sumptuously every day. He furnished his table with all the necessaries as well as the

luxuries of life. His salary and expenses for 1889 and 1890 footed the magnificent sum of \$7,555.50. I said he had many of the luxu life. Let me refer to some of the items charged up as prison expense.	ries of
Bought of Jackson, Crocker & Co.:	#0 00
Feb. 5, 1890, 50 cigars	\$ 3 00
Dec. 4, 1889, 50 cigars	3 00
Nov. 5, 1889, 100 Key West cigars Oct. 3, 1889, 100 Key West cigars Oct. 8, 1889, 100 Key West cigars	6 00
Oct. 3, 1889, 100 Key West cigars	6 00
Oct. 8, 1889, 100 Key West cigars	6 00
Bought of D. L. Gage:	
Oct. 9, 1889, 100 Key West cigars	6 00
Donald of Tabasa Constant for Car	0 00
Sept. 2, 1889, 50 cigars \$2.75	
100 since 600	
100 cigars 6.00	0.75
TO 14 ATT 1 TO 14	8 75
Bought of Frank Eggelston:	
Aug. 15, 1889, 50 cigars.	3 50
Bought of Jackson, Crocker & Co.:	
July 4, 1889, 50 cigars	3 75
May 7, 1889, 50 cigars	4 05
April 9, 1889, 50 cigars	3 75
April 9, 1889, 50 cigars	J
50 " " 300	
0.00	9 00
Est 4 1000 100 Elevists sinces 96.00	<i>3</i> 00
Feb. 4, 1889, 100 Florista cigars \$6.20	
100 " "	
100 " " 6.20 100 Banner " 5.50	
	17 90
Feb. 8, 1889, 100 Florista cigars \$6.20	
50 " "	
	9 30
Jan. 4, 1889, 100 Helena cigars \$6.50	
50 Key West " 2.95	
	9 45
Total	\$99 45
±V/01	400 10
My friend Hatch it appears was not only a great prison reform was also a lover of the beautiful. He was fond of buttonhole boque flowers upon his table. Witness the following bill, allowed by the and paid out of the treasury:	ets and
To J. M. Meyers, Florist. Sept. 20, 1890, to 100 roses (12 cents) Sept. 20, 1890, to 50 Roman Hyacinths Sept. 20, 1890, to express and ctg. Apr. 5, 1890, to flower seeds for house Sept. 13, 1890, to 100 assorted roses Sept. 13, 1890, to express and ctg. Aug. 15, 1890, to pansy seeds	\$12 00 1 25 1 60 4 50 10 00 1 30 50

To Alex. Brown.		
Apr. 10, 1890, to flower pots, dirt and potting plants	\$ 5	26
Bought of Peter Henderson & Co.		
March 6, 1890, bulbs and flower seeds	12	05
Bought of Isbell & Co.		
Feb. 6, 1890, to 8 papers flower seeds	1	60
Bought of A. A. Mosier.		
Jan. 4, 1890, 50 assorted tulips	2	00
Jan. 4, 1890, 50 Hyacinths	3	00
Jan. 4, 1890, 4 Chinese Azalias	7	00
Jan. 4, 1890, 4 Camelias	7	00
Jan. 4, 1890, 2 Marchail Neil roses	2	00
Total	\$ 39	91

I also find in the warden's account allowed and paid by the State such extraordinary items as the following:

1890 washing for warden	\$47	61
1889 " " "	53	91
10 bamboo fish poles	2	80
1 rubber coat for Warden	6	00
1 guitar and strings	12	60
1 guitar and strings 1 lunch basket for wife 1	1	00

Think of it my farmer friend as you trudge along the lane smoking your corn cob pipe filled with cheap tobacco, of the hard earned money wrung from you by taxation to purchase Key West cigars for your public servants.

Think of it you patron senators, sent here by the people in the interest of reform, when you go home and sit upon the plough beam to rest your weary limbs while the tired ox lolls in the furrow as you turn the dandelion and the daisy beneath the sod.

Think of the perfume wafted from the Warden's table exhaled from cut roses at 12 cents each, paid for out of the crops you raise and contributed

by the way of taxation to the enjoyment of your public servants.

Think of it, old farmer, as at morn and eve you watch the lark spreading its dewey pinions heavenward, while the hillside echoes her Æolian music; think of the soft notes of the guitar, trummed by the unsoiled fingers of the Warden, all at your expense.

Ponder over it, you dusty and smoke begrimed mechanic, covered with the sweat and toil of ill paid labor, of the luxuries paid for out of the tax levied upon your little homestead to buy canes and bamboo fish poles for

public officers to sport with at your expense.

I will now, having devoted sufficient time to the management at Jackson, pay my respects to the Upper Peninsula Prison, and call your attention to a system of extravagance that has grown up so early in the life of that institution.

Current expense disbursements of House of Correction and Prison, U. P., for 1890:

Pos assessed Wandon's house	e a noc	Λ0
For support, Warden's house	\$4,026	
" convicts	2,672 315	48 09
Deputy Warden	664	
general omce		
Drugs and physician	269 247	
Educational dept.		
Chaplain dept.	280	_
Library	54	
Engineer's dept.	3,583	
Clothing dept.	1,790	
Knitting dept.	3,218	87
Discharged convicts	750	
Salaries (one year)	10,744	
Yardmaster's dept.	3,610	
Carpenter and hall master	802	84
Total	\$ 33,031	67
The first item, support of Warden's house:		
For services of two girls and housekeeper they paid	\$ 519	
furniture and pictures, etc.	852	56
Total	\$1.371	63
		=
Notice the comparison of amounts for supporting Warden's supporting convicts.		
supporting convicts. It cost \$1,353.59 more to support the Warden's house than from 100 to 200 convicts. The Warden had the best of everyt bills indicate. Here are some of the items:	to supp hing as	ort his
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Under the head of Chaplain's department is the expense of organist and for sermons at \$3 each, and burial of convicts.

The Yardmaster's department covers all purchases made for horses, wagons, buggies, cutters, robes, whips, etc., and all sundry repairs to farm

tools and buildings and amounts to \$3,610.22.

I have visited some of these institutions; I have sat at the warden and superintendent's table, groaning under the weight of the luxuries of life; I have used their silver service; I have witnessed the formality and style paid for at the expense of the people; I have thought at such times, "How I would like to be rich and provided for by the public." I believe I had rather be a Dives with my glittering chariot wheels bespattering with mud the tattered garments of a Lazarus, than to be cheated with the delusive hope of spending an eternity in any man's bosom. But I sometimes think that instead of costly viands and silver service, wrung from the people by taxation, I should much prefer the earthen plate with the blue rim and the Lord's prayer in the center, filled with wholesome food, such as graced my father's table in early days, the product of honest labor on the homestead farm.

In a general way, the great fault of the boards of penal and all other institutions, is the delegating of the authority of the board to one man,

permitting extravagant expenditures of funds.

Could one board, at a salary sufficient to compensate for full time, become acquainted with the facts regarding past expenditures and have control over the future of the penal institutions alone, it would result in saving to the State of many times their expenses, and warrant a proper disbursement of public funds.

I have examined the disbursements and current expenses at the State House of Correction and Reformatory at Ionia for the year 1890, and find the system of extravagance in the expenditures of money has grown up there and, without going into details, I herewith submit a statement com-

piled from the office of the Auditor General.

Disbursements for current expenses for calendar year 1890, at State House of Correction. Ionia:

220100 02 00110011011	
To am't paid for salaries	. \$33,460 05
clothing for inmates	1,878 83
drugs and medicines.	. 1,273 04
to discharged convicts	2,196 15
for lumber for furniture factory	
other raw material	
freight	3,792 42
new belting and machinery	3,427 88
coal	
meat of all kinds	
groceries	w'- a= aa
butter	´^ ^ ^ ^ ^ ^
milk	~ ~ ~ ~ .
flour	
potatoes	1,575 28
gas company in Ionia	
repairs and household utensils	
feed for horses	
express Co	
laundry, Warden's washing	84 00
. .	

To am't paid for officer's traveling expenses	\$ 564 70
attorney's fees, Watkins vs. Johnson	1,066 90
telegraph and telephone Co.	165 81
sundries	1,154 07

\$118,706 64

And now, before proceeding further for the purpose of showing to this Senate and the people the enormous cost to support these institutions, I wish to present a carefully prepared statement of their receipts and expenditures for five years:

Earnings of institutions for five years, 1886, '87, '88, '89 and '90:

Name of Institution.	1896.	1887.	1888.	1589.	1890.	Total,
State Prison. State House of Correction. Industrial Home Reform School	\$105,188 69 48,901 85 756 45 13,925 98	\$78,075 44 87,120 9 292 8 17,524 6	49,242 24 850 20	\$109,348 65 59,878 14 1,459 28 15,277 11	\$116,015 51 75,859 85 969 24 11,749 68	271,008 05 4,327 55
Earnings of Institution Receipts from State Tre	s for five	years_			\$87 72	5,278 81 5,979 85
Total receipts for fi Balance at commencement	ve years. ont of five	years	on hand			1,258 66 9,876 42
Total amount avails Balance on hand at clos	ble during of five	ng five years	years		\$1,63	1,135 08 4,753 97
Net Expenditures for fi	ve years	- 		- -	\$1,60	6,381 11

I will now proceed to discuss briefly some of the advantages that, in my opinion, will accrue to the people by this consolidation of boards:

Economy in the purchase of supplies for maintenance as well as for manufacturing purposes, by reason of being able to make larger purchases. You could then compare expenditures of each prison, and put each man on his "metal." Now there is a rivalry without any chance for general comparisons Salaries could be equalized and a number of employés lessened without impairing the safety of the prison.

By placing the Warden in full charge, subject only to the board, better results will follow than now where the Warden is only a figure head.

Manufacturing on State account in one prison (which one deemed best) for such articles as are used in all. You could perform the services, so far as the institutions named are concerned, that are now performed by Public Corrections and Charities and the Pardon Board, which would be an immense saving.

Another advantage which has great weight with me and which will be of incalculable value to the people, is to prevent the lobbying of State boards for State appropriations for the institutions they represent. I found in my experience during my three terms in this Senate, that whenever an appropriation bill is before us, the boards swarm down upon us and engage in active work with Senators in committees and upon the floor;

[June 2,

and in most institutions I find they allowed pay and expenses for their visit here. The fact is that the great multiplicity of State boards and the large number of committees in the Legislature, biased in favor of the institution which they are serving, almost entirely control the appropriations by the Legislature to the various State institutions; and by a system of log-rolling the total of the appropriations is greatly and unduly enhanced. This abuse has been growing up for twenty years until it has become a crying evil. These combines of the tax-eaters practically exclude the taxpayers from the business of levying the taxes. Reduce the number of State boards, reduce the number of committees appointed to look after State institutions, destroy the power of combine by the State institutions, and you will save hundreds of thousands of dollars to the taxpayers of the State every year. The power of State institutions to levy taxes upon the people at their own sweet will must be destroyed if economy is ever to be practiced in the support and maintenance of our State institutions. Nobody would cripple them or diminish their efficiency. Reduce the number of State boards as a step in the direction of destroying the combine which controls and swells the appropriations for the State institutions.

Look at the valuation of State property to be under supervision of this

board.

STATE PRISON.

Valuation	\$821,328 33 196,381 36 726
REFORMATORY AT IONIA.	
Valuation	\$424,881 36
Expense last fiscal yearInmates	108,528 33 417
REFORM SCHOOL.	
<u>Valuation</u>	\$ 237,363 54
Expense last fiscal year	62,764 74
Inmates	715
Appropriation	53,000 00
INDUSTRIAL HOME FOR GIRLS.	
Valuation	\$184,408 69
Expenses last year.	33,798 58
Inmates	233
ASYLUM FOR INSANE CRIMINALS.	
Valuation	\$131,109 0 6
Expense last two years	48,886 85
Inmates	151
Total valuation	\$1,799,090 98
Which, including the Prison at Marquette, will amount to	
the total of	\$2,024,802 95

I quote the following estimated expenses for the purpose of showing a saving to the State by the passage of this bill. As at present organized there are

Seventeen members of boards at \$3.00 per diem Seventeen members, expense at \$5.00 per day	\$51 85	
Total cost for one day	\$136	
One session of three days would cost	408	
Twelve sessions a year would cost	4,896	00
Four members at \$5.00 per diem	\$2 0	00
Four members at \$5.00 per day expenses	20	00
Total cost per day	\$40	00
One session of three days	120	
Four sessions a year at five institutions, twenty sessions	2,400	

Four thousand eight hundred and ninety-six dollars against two thousand four hundred dollars makes a saving of two thousand four

hundred and ninety-six dollars per year.

You will see I have not put in any sum for traveling expenses of the board for the reason I am unable to make any estimate. But you can readily see that the traveling expenses of four members visiting State institutions once in three months will be much less than it will cost the State to pay the traveling expenses of seventeen members of the various boards who visit State institutions once in each month. I have not put into my estimate the expenses of the State Board of Pardons which in five years have cost the State \$5,975.28 exclusive of clerk hire at \$400.00 per annum.

Look at the magnitude of the interests to be confided to this board. Over two million dollars worth of public property will be confided to their charge. It will require some of the best ability in the State to manage this vast amount of State property to safely guard and protect public interests. To properly disburse more than five hundred thousand dollars of State appropriations is to sacrifice business interests for the public good and the small compensation of five dollars per day for the time employed

is small pay for the class of men this work demands.

And now Mr. President, shall this bill pass? It is a subject to which I have given much attention. In compiling the facts and statistics I have spent weeks of investigation and hours of anxious thought. I believe it will save to the people of this State at least \$50,000 per annum. I have no private or personal ends to accomplish. I have arrived at that period of life when a relinquishment of public care will be to me the solace of my declining years. But I would love to crown my legislative career with one measure in the interest of the people and a reform administration. I would help carry out the measures promised the voters of this State, and reiterated in the inaugural of the Governor whose every act has been in line with his honest endeavor to promote the welfare of the people and the advancement of the best interests of the State over which he rules so wisely and so well.

The question being upon the passage of the bill,

Mr. Taylor moved that the further consideration of the bill be made the special order for Tuesday next at 2 o'clock P. M.,

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Which motion did not prevail, Mr. Taylor calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Brown Doran Garvelink	Mr. Morrow Prindle Sabin	Mr. Taylor Toan Weiss	Mr. Wheeler Wilcox Wilkinson
Milnes	${f Stevens}$.		14

NAYS.

Mr. Bastone	Mr: Fridlender	Mr. Mugford	Mr. Smith	
\mathbf{Beers}	\mathbf{G} ilbert	Park	Wisner	
Boughner Crocker	$\mathbf{McCormick}$	Porter	${f President}$	
Crocker	${f Miller}$	${f Sharp}$		15

The question being on the passage of the bill, Mr. Wisner moved that there be a call of the Senate; Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the Senate was called by the Secretary and Messrs. Stevens and Wilcox were reported as absent without leave.

On motion of Mr. Wisner,

The Sergeant-at-Arms was dispatched with instructions to bring in the absentees.

· Mr. Wilcox appeared at the bar of the Senate, and having been admitted and made excuse, was excused for absence without leave.

Mr. Stevens appeared at the bar of the Senate, and having been admitted, was excused for absence without leave.

On motion of Mr. Wisner,

The vote upon the passage of the bill was ordered to be taken under the operation of the call.

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Crocker	Mr. Miller	Mr. Sharp	
${f Benson}$	\mathbf{Doran}	Morrow	\mathbf{Smith}	
${f Beers}$	$\mathbf{Fridlender}$	Mugford	Stevens	
Boughner Brown	Gilbert	Park	Wilcox	
Brown	$\mathbf{McCormick}$	Porter	\mathbf{W} isner	20

NAYS.

Mr. Garvelink Milnes Prindle	Mr. Sabin Taylor	Mr. Toan Weiss	Mr. Wheeler Wilkinson
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The question being on agreeing to the title,

Mr. Wisner moved that the title be amended so as to read as follows, viz.:

A bill to provide for a State board of inspectors to have the complete management and control of the State Prison at Jackson, the State House of Correction and Reformatory at Ionia, the Michigan Asylum for Insane Criminals at Ionia, the branch of the State Prison at Marquette, the Reform School for Boys at Lansing, and the Industrial Home for Girls at Adrian, and to abolish all existing boards, and to annul all existing appointments;

Which motion prevailed and the title as so amended was then agreed to.

Mr. Wisner moved that the bill be ordered to take immediate effect; Which motion did not prevail, Mr. Milnes calling for the yeas and nays, and two-thirds of all the Senators elect not voting therefor, by yeas and navs, as follows:

YEAS.

Mr. Bastone Benson Beers Boughner Crocker	Mr. Doran Fridlender Gilbert Miller Morrow	Mr. Mugford Park Porter Sabin Sharp	Mr. Smith Stevens Toan Wilcox Wisner	20
CIUCAGI		Para Pireth	AA IBIIQI	20

NAYS.

Mr. Brown	Mr. Milnes	Mr. Taylor	Mr. Wheeler	
Garvelink	Prindle	Weiss	$\mathbf{Wilkinson}$	8

On motion of Mr. Wisner,

All further proceedings under the call were dispensed with.

GENERAL ORDER.

On motion of Mr. Weiss,

The Senate went into committee of the whole on the general order,

The President called Mr. Morrow to the chair.

After some time spent therein the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

I.

Senate bill No. 150 (file No. 211), entitled

A bill making ten hours a legal day's work.

Also.

House bill No. 128 (file No. 282), entitled

A bill to provide for the incorporation of union churches and societies,

Senate bill No. 212 (file No. 214), entitled A bill to amend sections 1, 4, 7, 8, and 9 of act No. 111 of the public acts of 1889, being an act entitled "An act to protect fish, and to regulate fishing in the waters of this State, by providing close seasons for certain kinds of fish, by prohibiting the catching of fish in certain specified ways, by prohibiting the catching of fish of certain sizes, and in certain waters, and for certain purposes, by prohibiting the obstruction of the free passage of fish, and by prohibiting the sale of certain kinds of fish, to protect persons engaged in fish culture, and to repeal inconsistent acts," approved May 24, 1889, and to add six new sections thereto to stand as sections 16, 17, 18, 19, 20 and 21,

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate and recommend their passage.

IT.

The committee of the whole have also had under consideration

House bill No. 87 (file No. 237), entitled

A bill to amend sections 1 and 2 of act No. 275 of the public acts of 1887, entitled "An act to prohibit railroad companies from taking up their tracks, abandoning their stations, and failing to operate their roads in certain

Have directed their chairman to report progress and ask leave to sit

again.

J. H. MORROW, Chairman.

Report accepted.

The first named bills were placed on the order of third reading of bills.

On motion of Mr. Morrow,
The Senate granted leave for a further consideration of the second named bill by the committee of the whole

Mr. Doran moved that there be a call of the Senate;

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the Senate was called by the Secretary and Messrs. McCormick, Milnes, Smith, Stevens, Wheeler and Wisner were reported as absent without leave.

On motion of Mr. Doran,

The Sergeant-at-Arms was dispatched with instructions to bring in the

Messrs. Taylor and Wisner appeared at the bar of the Senate, and having been admitted and made excuse, were excused for absence without leave.

Mr. Benson moved that all further proceedings under the call be dispensed with;

Which motion did not prevail.

On motion of Mr. Morrow,

All further proceedings under the call were dispensed with.

By unanimous consent, On motion of Mr. Benson,

The committee on Reform School was discharged from the further consideration of

Senate bill No. 317, entitled

A bill making appropriations for the Reform School for the years 1891 and 1892.

On motion of Mr. Benson.

The bill was referred to the committee on House of Correction at Marquette.

By unanimous consent,

The committee on House of Correction at Marquette made the follow-

By the committee on House of Correction at Marquette:

The committee on House of Correction at Marquette, to whom was

Senate bill No. 317, entitled

A bill making appropriations for the Reform School for the years 1891 and 1892,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying substitute therefor, entitled

A bill making appropriations for building a shop at the Michigan State House of Correction and Branch of the State Prison in the upper

peninsula,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

JOHN R. BENSON, Chairman.

Report accepted and committee discharged.

On motion of Mr. Benson,

The Senate concurred in the substitute reported for the bill by the committee.

The bill was then referred to the committee on finance and appropriations.

On motion of Mr. Boughner,

The Senate adjourned.

Lansing, Wednesday, June 3, 1891.

The Senate met and was called to order by the President.

Religious exercises by Rev. S. R. Cook.

Roll called: a quorum present.

REPORTS OF STANDING COMMITTEES.

By the committee on religious and benevolent societies:

The committee on religious and benevolent societies to whom was referred

House bill No. 564, entitled

A bill to provide for the incorporation of the great hive and subordinate

hives of the ladies of the Maccabees of the State of Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

A. B. BROWN, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

MOTIONS AND RESOLUTIONS.

On motion of Mr. Gilbert,

The committee on Agricultural College was discharged from the further consideration of

House bill No. 161 (file No. 375), entitled

19

2

A bill to make an appropriation for the support of the State Agricultural College, for the erection and repair of buildings and other improvements at said college.

On motion of Mr. Gilbert,

The bill was referred to the committee on finance and appropriations. By unanimous consent,

The following petitions were presented:

No. 528. By Mr. Sharp: Petition of Central Labor Union of Saginaw, asking the passage of the "Anti-Pinkerton Bill."

Referred to the committee on judiciary.

- No. 529. By Mr. Doran: Petition of W. A. Stevens and 55 other citizens of Grand Rapids and vicinity, same subject.

Same reference.

On motion of Mr. Doran,

The petition was ordered spread on the Journal, as follows:

To the Honorable Senate:

We, your constituents, voters of Grand Rapids and vicinity ask your aid and vote in the passage of House bill No. 356, relative to the importation of armed men to do police duty in the State of Michigan.

No. 530. By Mr. Holcomb: Petition of Fred Thatcher and 70 other

residents of Crawford county, in favor of local taxation of railroads.

Referred to committee on railroads.

THIRD READING OF BILLS.

House bill No. 128 (file No. 282), entitled

A bill to provide for the incorporation of union churches and societies,

Was read a third time, and

Pending the taking of a vote upon its passage,

On motion of Mr. Brown, The bill was laid on the table.

Senate bill No. 212 (file No. 214), entitled

A bill to amend sections 1, 4, 7, 8, and 9, of act No. 111 of the public acts of 1889, being an act entitled "An act to protect fish, and to regulate fishing in the waters of this State, by providing close seasons, for certain kinds of fish, by prohibiting the catching of fish in certain specified ways, by prohibiting the catching of fish of certain sizes, and in certain waters, and for certain purposes, by prohibiting the obstruction of the free passage of fish, and by prohibiting the sale of certain kinds of fish, to protect persons engaged in fish culture, and to repeal inconsistent acts," approved May 24, 1889, and to add six new sections thereto, to stand as sections 16, 17, 18, 19, 20 and 21,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Gilbert	Mr. Prindle	Mr. Weiss
Boughner	\mathbf{Milnes}	Sabin	\mathbf{W} heeler
Crocker	Mugford	\mathbf{Smith}	Wilkinson
$\mathbf{Fleshiem}$	Park	Taylor	Wisner
Garvelink	Porter	Toan	

NAYS.

Mr. Benson Mr. Morrow

Title agreed to.

By unanimous consent,

On motion of Mr. Sharp, Senate bill No. 79 (file No. 33), entitled

A bill to establish free employment offices in the cities of Detroit, Grand Rapids, Saginaw, Kalamazoo, Manistee, Sault Ste. Marie, Ishpeming and Ironwood,

Was taken from the table. On motion of Mr. Sharp.

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Beers Crocker Doran Fleshiem Fridlender	Mr. McCormick Miller Morrow Mugford Park	Mr. Porter Sharp Smith Stevens	Mr. Toan Weiss Wheeler Wisner	18

NAYS.

Mr. Bastone	Mr. Brown	Mr. Prindle	Wilcox
${f Benson}$	Garvelink	Sabin	$\mathbf{Wilkinson}$
Boughner	\mathbf{Milnes}	${f Taylor}$	11

The question being on agreeing to the title,

Mr. Sharp moved that the title be amended as follows:

By striking out of line two of the title the word "Kalamazoo" and the word "Ishpeming" and inserting in lieu thereof respectively the word "Jackson" and the word "St. Joseph;"

Which motion prevailed and the title as so amended was then agreed to.

Mr. Park moved that the bill be ordered to take immediate effect;

Which motion did not prevail, Mr. Milnes calling for the yeas and nays, and two-thirds of all the Senators elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Beers Crocker Doran McCormick	Mr. Miller Morrow Mugford Park	Mr.	Porter Sharp Smith Stevens	Mr.	Weiss Wheeler Wisner	15
			MAVO				

NAYS.

Mr. Bastone Benson Fleshiem	Mr. Garvelink Holcomb Milnes	Mr. Prindle Sabin Taylor	Mr. Toan Wilcox	11
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SPECIAL ORDER OF THE DAY.

The special order of the day being the further consideration of

House bill No. 629 (file No. 389), entitled A bill to amend sections 7, 10 and 15, and to change the numbers of sections 16 and 17, and to add new sections known as numbers 16, 17, 18,

19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32 and 33 to act No. 108 of the public acts of 1889, entitled "An act to provide for the incorporation of trust, deposit and security companies, and to repeal act 58 of the session laws of 1871, approved March 29, 1871, entitled 'An act to provide for the incorporation of trust, deposit and security companies,' being chapter 88 of Howell's annotated statutes; also to repeal act No. 123 of the session laws of 1883, approved May 25, 1883, entitled 'An act to amend section 9 of act 58 of the session laws of 1871," approved March 29, 1871, being compiler's section 2290, relative to the corporate rights of trust, deposit and security companies,

And the President having announced that the time for the consideration

of the same had arrived,

On motion of Mr. Taylor, The bill was laid on the table.

GENERAL ORDER.

On motion of Mr. Sabin,

The Senate went into committee of the whole on the general order, whereupon

The President called Mr. Fleshiem to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

House bill No. 87 (file No. 237), entitled

A bill to amend sections 1 and 2 of act No. 275 of the public acts of 1887, entitled "An act to prohibit railroad companies from taking up their tracks, abandoning their stations, and failing to operate their roads in certain cases."

Also,

House joint resolution No. 23 (file No. 4), entitled

Joint resolution authorizing the Governor to issue a patent to Ellen C. Lafler, Warren B. Lafler, Phares Lafler, William Lafler, Byron L. Lafler, Schuyler Lafler and Julia A Holmes for the southeast quarter of the northeast quarter of section 6, town 6 south of range seven east, the same being primary school land.

House bill No. 564, entitled

A bill to provide for the incorporation of the great hive and subordinate hives of the ladies of the Maccabees of the State of Michigan.

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate and recommend their passage.

JOSEPH FLESHIEM, Chairman.

Report accepted.

The above named bills were placed on the order of third reading of bills. By unanimous consent,

On motion of Mr. Doran, House bill No. 629 (file No. 389), entitled

A bill to amend sections 7, 10, and 15, and to change the numbers of sections 16 and 17, and to add new sections, known as numbers 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32 and 33, to Act No. 108 of the public acts of 1889, entitled "An act to provide for the incorporation of trust, deposit and security companies, and to repeal act No. 58 of the session laws of 1871, approved March 29, 1871, entitled 'An act to provide for the incorporation of trust, deposit and security companies,' being chapter 88 of Howell's annotated statutes, also to repeal act No. 123 of the session laws of 1883, approved May 25, 1883, entitled 'An act to amend section 9 of act 58 of the session laws of 1871,'" approved March 29, 1871, being compiler's section 2290, relative to the corporate rights of trust, deposit and security companies,

Was taken from the table. On motion of Mr. Doran,

The rules where suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time, and

Pending the taking of a vote upon its passage,

Mr. Weiss moved that there be a call of the Senate;

Which motion did not prevail.

The question being on the passage of the bill,

The bill was then not passed, a majority of all the Senators elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Beers,	Mr. Miller	Mr. Sabin	Mr. Weiss	
Doran	\mathbf{Milnes}	Stevens	\mathbf{W} heeler	
$\mathbf{Fleshiem}$	Mugford	Taylor	Wilkinson	
Garvelink	Prindle	Toan	$\mathbf{W}_{\mathbf{isner}}$	16

NAYS.

Mr. Bastone	Mr. Crocker	Mr. McCormick	Mr. Porter	
${f Benson}$	Gilbert	Morrow	Smith	
Boughner	$\mathbf{Holcomb}$	Park	Wilcox	12

Mr. Weiss moved to reconsider the vote by which the bill failed to pass; Mr. Crocker moved that the motion to reconsider do lie on the table; Which motion did not prevail, Mr. Milnes calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Boughner Crocker	Mr. Gilbert Holcomb McCormick	Mr. Morrow Mugford Park	Mr. Porter Smith Wilcox	18
Crocker				13

NAYS.

Mr. Beers	Mr. Miller	Mr. Sharp	Mr. Weiss
Doran	\mathbf{Milnes}	Stevens	Wheeler
$\mathbf{Fleshiem}$	Prindle	Taylor	$\mathbf{Wilkinson}$
Garvelink	Sabin	Toan	Wigner 16

The question recurring on the motion to reconsider the vote by which the bill failed to pass,

The same prevailed, Mr. Crocker calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

٠	Mr. Beers Doran Fleshiem Garvelink	Mr.	Milnes Mugford Prindle Sabin	Mr.	Sharp Stevens Taylor Toan	Mr.	Weiss Wheeler Wilkinson Wisner		
	\mathbf{M} ille \mathbf{r}							17	

NAYS.

Mr. Bastone	Mr. Crocker	Mr. McCormick	Mr. Porter	
${f Benson}$	$\mathbf{Gilbert}$	Morrow	\mathbf{Smith}	
${f Boughner}$	$\mathbf{Holcomb}$	\mathbf{Park}	Wilcox	12

On motion of Mr. Taylor, The bill was laid on the table. On motion of Mr. Gilbert,

The committee on finance and appropriations and Messrs. Garvelink and Wilcox were excused from attendance for this afternoon.

On motion of Mr. Wilkinson,

Leave of absence was granted to himself for this afternoon.

On motion of Mr. Park,

The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present.

SPECIAL ORDER OF THE DAY.

The special order of the day being the consideration, by the committee of the whole, of

House bill No. 721 (file No. 309), entitled

A bill to secure to the people of the State of Michigan certain rights on any of the navigable or meandered waters of this State, where fish have been or hereafter may be propagated, planted or spread at the expense of the people of this State or the United States,

And the President having announced that the time for the consideration

of the same had arrived,

On motion of Mr. Boughner,

The Senate went into committee of the whole, whereupon

The President called Mr. McCormick to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

House bill No. 721 (file No. 309), entitled

A bill to secure to the people of the State of Michigan certain rights on any of the navigable or meandered waters of this State, where fish

have been or hereafter may be propagated, planted or spread at the expense of the people of this State or the United States,

Have directed their chairman to report progress and ask leave to sit

again.

A. C. McCORMICK, Chairman.

Report accepted.

On motion of Mr. McCormick,

The Senate granted leave for a further consideration of the above named bill by the committee of the whole.

By unanimous consent,

Mr. Crocker moved that the rules be suspended and the committee of the whole be discharged from the further consideration of

House bill No. 721 (file No. 309), entitled

A bill to secure to the people of the State of Michigan certain rights on any of the navigable or meandered waters of this State where fish have been or hereafter may be propagated, planted or spread, at the expense of the people of this State or the United States;

Which motion did not prevail, Mr. Park calling for the yeas and nays, and two-thirds of all the Senators present not voting therefor, by yeas and

nays, as follows:

YEAS.

Mr. Beers Boughner Brown Crocker	Mr. Doran Fleshiem Fridlender	Mr. Miller Sabin Smith	Mr. Weiss Wheeler Wisner	13
	N	AYS.		
35 D (36 77 1 1	36 30 13	3.6 m 3	

Mr. Bastone Mr. Holcomb Mr. Prindle Mr. Taylor Benson Park Sharp

Mr. Park moved that the Senate adjourn;

Which motion did not prevail, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Benson Mr. Park Mr. Smith Mr. Wheeler Holcomb Sharp 6

NAYS.

Mr. Benson Mr. Doran Mr. Miller Mr. Taylor
Beers Fleshiem Prindle Weiss
Boughner Fridlender Sabin Wisner
Crocker McCormick

Mr. Crocker moved that the Senate do go into the committee of the whole upon the general order;

Mr. Sharp moved that the motion do lie on the table;

Which motion did not prevail, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Mr. Park Mr. Sharp Mr. Wheeler Holcomb Prindle Taylor 7

NAYS.

Mr. Beers Boughner Crocker Mr. Doran Fleshiem Fridlender	Mr. McCormick Miller Sabin	Mr. Weiss Wisner	11
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The question recurring on the motion by Mr. Crocker that the Senate go into committee of the whole,

The same did not prevail, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Crocker	Mr. Fleshiem	Mr. Miller	Mr. Weiss	8
Doran	Fridlender	Sabin	Wisner	
	N	AVC		

NAYS.

Mr. Benson Beers Boughner	Mr. Holcomb Park	Mr. Prindle Sharp	Mr. Taylor Wheeler	9
Boughner		•		8

Mr. Park moved that the Senate adjourn;

Which motion prevailed, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Fleshiem Holcomb	Mr. Park Prindle Sharp	Mr. Smith Taylor	Mr. Weiss Wheeler	10
		•		

NAYS.

		MAID.		
Mr. Benson Beers Boughner	Mr. Crocker Doran	Mr. Fridlender Miller	Mr. Sabin Wisner	9
The Senate th	ereupon adjourne	ed.		

Lansing, Thursday, June 4, 1891.

The Senate met and was called to order by the President. Religious exercises by Rev. S. R. Cook. Roll called: a quorum present. Absent without leave: Mr. Brown.

SPECIAL ORDER OF THE DAY.

The special order of the day being the further consideration of Senate bill No. 254 (file No. 203), entitled

A bill making an appropriation for a building for metallurgy and for the equipment and fitting up of the same, and for the equipment, fitting up and furnishing of an electrical engineering laboratory, a physical laboratory, drawing room, chemical laboratories, petrographical department, library and other departments of the Mining School at Houghton, in the county of Houghton, Michigan.

Also,

Senate bill No. 299 (file No. 204), entitled

A bill making an appropriation for the maintenance and support of the Mining School at Houghton, in the county of Houghton, Michigan, for the years 1891 and 1892.

And the President having announced that the time for the consideration of the same had arrived, the bills being upon the order of third reading,

On motion of Mr. Stevens,

The further consideration of the above named bills was made the special order for 2 o'clock this afternoon.

REPORTS OF STANDING COMMITTEES.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor the following:

Senate bill No. 24 (file No. 72), entitled

A bill making an appropriation for the use of the Michigan Asylum for Insane Criminals.

Also,

Senate bill No. 285 (file No. 210), entitled

A bill to authorize the village of Mayville, Tuscola county, Michigan, to borrow money to make public improvements in said village.

C. B. BOUGHNER, Chairman.

Report accepted.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 296 (file No. 122), entitled

A bill relative to circuit court commissioners in Wayne county,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendments thereto, recommending that the amendments be concurred in:

By inserting in line 2 of section 2 after the words "salary of" the words

"thirty-five hundred dollars."

By inserting in line 32 of section 3 after the word "office" the follow-

"It is also provided, The said commissioner shall have the power to appoint one or more deputy clerks when the necessity therefor shall occur and shall be certified to by said commissioners to the Board of Auditors, and they may revoke such appointment at pleasure, which appointment and revocation shall be operative from the time of filing the certificate thereof, with the said auditors. Such deputies shall be authorized to administer oaths and perform generally the duties of said clerk, and they shall receive as compensation such salaries, payable monthly from the treasury of said county, as the said auditors may determine, not exceeding the sum of \$1,000 per annum. The said commissioners may require of each of said deputies

a good and sufficient bond with such surety or sureties in such amount and with such conditions as they may think proper,"

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

On motion of Mr. Wisner,

The Senate concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

By the committee on supplies and expenses:

The committee on supplies and expenses, to whom was referred the

account of the Americanus Water Co., amounting to \$19.00,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, and recommend that the account be paid, and ask to be discharged from the further consideration of the subject.

WM. MILLER, Chairman.

The report was accepted and the bill was ordered paid.

By the committee on Reform School:

The committee Reform School, to whom was referred

Senate bill No. 179 (file No. 184), entitled

A bill to amend section 10 of chapter 342 of Howell's annotated statutes of Michigan, as amended by act No. 172 of the session laws of 1885, relative to the Reform School,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accom-

panying substitute therefor, entitled

A bill to amend section 10 of chapter 342 of Howell's annotated statutes of Michigan, as amended by act No. 172 of the session laws of 1885, relative to the Reform School,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

JOHN R. BENSON, Chairman.

Report accepted and committee discharged.

On motion of Mr. Benson,

The Senate concurred in the substitute reported for the bill by the committee.

The bill, as substituted, was referred to the committee of the whole and placed on the general order.

By the committee on railroads:

The committee on railroads, to whom was referred

House bill No. 6 (file No. 32), entitled

A bill to provide for the taxation of railway or railroad companies organized and existing under any special act or acts of incorporation or consolidation, or which have heretofore been taxed under any special act or acts, and to repeal all acts or parts of acts inconsistent with the provisions of this act,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without

amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

· PETER DORAN, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on railroads:

The committee on railroads, to whom was referred

House bill No. 850 (file No. 313), entitled

A bill to amend section 15 of article 4 of act No. 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management and fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," being compiler's section 3377 of Howell's annotated statutes, as amended by act number 234, public acts of 1885, approved June 10, 1885, and as amended by act number 261 of public acts of 1887, approved June 27, 1887, and act 26 of the session laws of 1889,

Respectfully report they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from

the further consideration of the subject.

PETER DORAN, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on railroads:

The committee on railroads, to whom was referred

Senate bill No 289 (file No. 167), entitled

A bill to amend section 3 of article 3 of an act entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," approved May 1, 1873, being act No. 198 of the session laws of 1873, to provide for the taxation of railroad property and to repeal the following: Section 33 of an act approved March 28, 1846, entitled "An act to authorize the sale of the Central Railroad and to incorporate the Michigan Central Railroad Company;" section 21 of an act approved May 4, 1846, entitled "An act to incorporate the Grand River Valley Railroad Company;" section 2 of an act approved May 18, 1846, entitled "An act in regard to the Erie & Kalamazoo Railroad Company; section 31 of an act approved May 9, 1846, entitled "An act to authorize the sale of the Southern Railroad and to incorporate the Michigan Southern Railroad Company" and section 9 of an act approved February 13, 1855, entitled "An act to authorize the consolidation of the Detroit & Pontiac, and the Oakland & Ottawa Railroad Companies, so as to form a continuous line from Detroit to Lake Michigan, under the name of the Detroit & Milwaukee Railroad Company,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without recommendation, and ask to be discharged from the further consideration

of the subject.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on railroads:

The committee on railroads, to whom was referred

House bill No. 7 (file No. 354), entitled

A bill to amend section 3 of article 3 of act No. 174 of the public acts of 1883, entitled "An act to amend sections 7, 30, 36 and 41 of article 2, and sections 3 and 5 of article 3, and section 14 of article 4, and to add 2 new sections to article 2, to stand as sections 45 and 46, and a new section to article 5, to stand as section 22 of an act entitled 'An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," approved May 1, 1873, being act No. 198, session laws of 1873. The section hereby amended is section 3360 of Howell's annotated statutes, volume three,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendment thereto, recommending that the amendment be concurred in:

By adding thereto the following proviso:

Provided, further, That the rate of taxation fixed by this act or any other law of this State shall not apply to any railway or railroad company hereafter building and operating a line of railroad within this State north of parallel forty-four of latitude, until the same has been operated for the full period of ten years, unless the gross earnings shall equal \$4,000 per mile, except in so far as said line so built shall extend south of said parallel; but no such company shall be entitled to the immunity from taxation herein provided, when the same is owned, leased or operated by existing companies, until the report of earnings to the Commissioner of Railroads required by the laws of this State, containing the earnings of such lines hereafter built, separate and distinct from the earnings of existing lines shall be made and filed."

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

PETER DORAN, Chairman.

Report accepted and committee disharged.

The question being on concurring in the amendment made by the committee to the bill,

Pending the taking of a vote thereon,

On motion of Mr. Doran,

The bill was referred to the committee of the whole, and made the special order, to be considered by the committee of the whole on Wednesday, June 10, at 2 o'clock P. M.

On motion of Mr. Doran,

House bill No. 6 (file No. 32), entitled

A bill to provide for the taxation of railway or railroad companies organized and existing under any special act or acts of incorporation or consolidation, or which have heretofore been taxed under any special act or acts, and to repeal all acts or parts of acts inconsistent with the provisions of this act,

Also,

House bill No. 850 (file No. 313), entitled

A bill to amend secton 15 of article 4 of act No. 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management, and fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," being compiler's section 3377 of Howell's annotated statutes, as amended by act No. 234, public acts of 1885, approved June 10, 1885, and as amended by act number 261 of public acts of 1887, approved June 27, 1887, and act 26 of the session laws of 1889,

Also,

House bill No. 289 (file No. 167), entitled

A bill to amend section 3 of article 3 of an act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," approved May 1, 1873, being act number 198 of the session laws of 1873, to provide for the taxation of railroad property, and to repeal the following: Section 33 of an act approved March 28, 1846, entitled "An act to authorize the sale of the Central Railroad, and to incorporate the Michigan Central Railroad Company;" section 21 of an act approved May 4, 1846, entitled "An act to incorporate the Grand River Valley Railroad Company;" section 2 of an act approved May 18, 1846, entitled "An act in regard to the Erie and Kalamazoo Railroad Company;" section 31, of an act approved May 9, 1846, entitled "An act to authorize the sale of the Southern Railroad, and incorporate the Michigan Southern Railroad Company;" and section 9 of an act approved February 13, 1855, entitled "An act to authorize the consolidation of the Detroit & Pontiac and the Oakland & Ottawa Railroad Company, so as to form a continuous line from Detroit to Lake Michigan, under the name of the Detroit & Milwaukee Railroad Company,"

Were also made the special order, to be considered by the committee of

the whole on Wednesday, June 10, at 2 o'clock P. M.

By the committee on education and public schools:

The committee on education and public schools, to whom was referred

House bill No. 332 (file No. 400), entitled

A bill to amend an act entitled "An act relative to free schools in the city of Detroit," approved February 24, 1869, as amended by acts amendatory thereof, by adding two sections thereto, to be known as sections 24 and 25,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

JOHN BASTONE, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on education and public schools:

The committee on education and public schools, to whom was referred

House bill No. 976 (file No. 165), entitled

A bill authorizing the introduction of the kindergarten method in the public schools of this State.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

JOHN BASTONE, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

REPORTS OF SELECT COMMITTEES.

By the joint committee appointed to consider and report upon bills relative to interest:

The joint committee, to whom was referred Senate bill No. 94 (file No. 209), entitled

A bill to regulate the interest of money on account, interest on money, judgments, verdicts, etc.

Also,

House bill No. 36 (file No. 212), entitled

A bill to amend sections 3 and 6 of chapter 41 of the compiled laws of 1871, being sections 1594 and 1597 of Howell's annotated statutes, with reference to interest on money and on judgments,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying substitute therefor, entitled

A bill to regulate the interest of money on account, interest on money,

judgments, verdicts, etc.,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

> MARTIN CROCKER, A. S. WHITE,

> > Chairmen.

The question being on concurring in the substitute reported for the two bills by the joint committee,

Pending the taking of a vote thereon,

On motion of Mr. McCormick,

The bills and substitute were laid on the table.

MESSAGES FROM THE GOVERNOR.

The President pro tem announced the following:

EXECUTIVE OFFICE. Lansing, June 3, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 58 (file No. 212), being An act to amend section 23 of act No. 161 of the public acts of 1885, entitled "An act to establish the police court of the city of Detroit," approved June 9, 1885, as amended by act No. 287 of the public acts of 1887.

Also.

Senate bill No. 24 (file No. 72), being

An act making an appropriation for the use of the Michigan Asylum for Insane Criminals.

EDWIN B. WINANS, Governor.

The message was received.

MESSAGES FROM THE HOUSE.

The President pro tem announced the following:

House of Representatives,) Lansing, June 4, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 441, entitled

A bill to incorporate the city of Benton Harbor, in Berrien county, and to repeal act No. 428 of the session laws of 1869, and all acts amend-

atory thereof,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on cities and villages.

The President pro tem also announced the following:

House of Representatives, Lansing, June 3, 1891.

To the President of the Senate:

SIR-I am instructed by the House to transmit the following concurrent resolution:

Whereas, By an act of Congress passed in 1875 certain portions of the island of Mackinaw were set apart for a national park to be used by the people of this State and the United States; and

WHEREAS, The said park between the months of June and October in each year is visited by thousands of people from all parts of the United

States: and

WHEREAS, It has been the habit of the United States troops stationed on said island to use a portion of said park for target practice, thereby rendering it unsafe and dangerous to human life, there being three narrow escapes from shooting of civilians within a short time in consequence of said practice; and

WHEREAS, The Secretary of War has ordered the 19th Regiment of U. S. Infantry to said park for target practice, which will render a portion of said park entirely useless for the purposes for which it was set apart,

besides making it dangerous to life and property; therefore

Resolved by the House (the Senate concurring), That the Secretary of War be respectfully requested to cause the target practice on said park to be forthwith discontinued.

Resolved, That the Governor be and he is hereby requested to transmit

a copy of this resolution to the Secretary of War,

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Which has been adopted by the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The question being on concurring in the adoption of the concurrent resolution,

The resolution was adopted, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Mugford	Mr. Taylor
${f Beers}$	$\mathbf{Gilbert}$	Park	Toan
${f Boughner}$	McCormick	Porter	Weiss
Crocker	\mathbf{M} iller	Prindle	Wilkinson
\mathbf{Doran}	\mathbf{Milnes}	\mathbf{Sharp}	President,
$\mathbf{Fleshiem}$	Morrow	\mathbf{Smith}	pro tem.
$\mathbf{Fridlender}$			•

NAYS.

Mr. Benson Mr. Sabin Mr. Wheeler

d the following: House of Representatives,)

Lansing, June 3, 1891.

The President pro tem also announced the following:

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

House bill No. 385 (file No. 429), entitled

A bill to create a commission, define its duties and powers and make an appropriation of money for the purpose of making an exhibit of the various manufactures and products of the State of Michigan at the World's Columbian Exposition at Chicago in the years 1892 and 1893.

Also.

Substitute for House bills Nos. 54, 66, 249 and 500 (file No. 430), entitled

A bill to provide for the election of a county commissioner of schools, for the appointment of school examiners, and to define the duties and fix the compensation for the same, and to repeal all existing acts or parts of acts conflicting with the provisions of this act.

Which have passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is

respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The first named bill was read a first and second time by its title, and

referred to the committee on State affairs.

The second named bill was read a first and second time by its title and

referred to the committee on education and public schools.

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THIRD READING OF BILLS.

House bill No. 87 (file No. 237), entitled

A bill to amend sections 1 and 2 of act No. 275 of the public acts of 1887, entitled "An act to prohibit railroad companies from taking up their tracks, abandoning their stations and failing to operate their roads in certain cases."

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Park	Mr. Taylor
Benson	Gilbert	Porter	Toan
Beers	McCormick	Prindle	Wilcox
Crocker	\mathbf{Miller}	\mathbf{Sabin}	Wilkinson
Doran	\mathbf{Milnes}	Sharp	President
Fleshiem	Morrow	Smith	pro tem
$\mathbf{Fridlender}$	Mugford	•	25

NAYS.

Title agreed to.

House bill No. 564, entitled

A bill to provide for the incorporation of the great hive and subordinate hives of the Ladies of the Maccabees of the State of Michigan,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Benson	Mr.	Gilbert	Mr.	Park	Mr.	Toan	
	Beers		Holcomb		Porter		Weiss	
	Crocker		McCormick		Prindle		Wilcox	
•	Fleshiem		Miller		Sabin		Wilkinson	
	Fridlender		Morrow		Smith		President	
	Garvelink		Mugford		Taylor		pro tem	23
			N.	AYS.	-		_	0

Title agreed to.

On motion of Mr. Park,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House joint resolution No. 23 (file No. 4), entitled

A joint resolution authorizing the Governor to issue a patent to Ellen C. Lafler, Warren B. Lafler, Phares Lafler, William Lafler, Byron L. Lafler, Schuyler Lafler and Julia A. Holmes, for the southeast quarter of the northeast quarter of section 6, town 6 south, of range 7 east, the same being primary school land,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Gilbert	Mr. Prindle	Mr. Weiss
${f Beers}$	McCormick	Sabin	\mathbf{W} heeler
Boughner	\mathbf{M} iller	\mathbf{Smith}	Wilcox
Crocker	$\mathbf{Mugford}$	Stevens	$\mathbf{Wilkinson}$
Fleshiem	Park	Taylor	${f President}$
Fridlender	Porter	Toan	pro tem
Garvelink			•

NAYS.

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Title and preamble agreed to.

On motion of Mr. McCormick,

By a vote of two-thirds of all the Senators elect, the joint resolution was ordered to take immediate effect.

GENERAL ORDER.

On motion of Mr. Park.

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Morrow to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the fol-

lowing:

House bill No. 721 (file No. 309), entitled

A bill to secure to the people of the State of Michigan certain rights on any of the navigable or meandered waters of this State where fish have been or hereafter may be propagated, planted or spread at the expense of the people of this State or the United States.

Have directed their chairman to report progress and ask leave to sit

again.

JAS. H. MORROW, Chairman.

Report accepted.

On motion of Mr. Morrow,

The Senate granted leave for a further consideration of the above named bill by the committee of the whole.

On motion of Mr. Crocker,

The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

Lansing, Thursday, June 4, 1891.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present.

Absent without leave: Mr. Brown.

SPECIAL ORDER OF THE DAY.

The special order of the day being the further consideration of

Senate bill No. 254 (file No. 203), entitled

A bill making an appropriation for a building for metallurgy and for the equipment and fitting up of the same, and for the equipment, fitting up and furnishing of an electrical engineering laboratory, a physical laboratory, drawing room, chemical laboratories, petrographical department, library and other departments of the Mining School at Houghton, in the county of Hougton, Michigan.

Also,

Senate bill No. 299 (file No. 204), entitled

A bill making an appropriation for the maintenance and support of the Mining School at Houghton, in the county of Houghton, Michigan, for the years 1891 and 1892.

And the President having announced that the time for the consideration of the same had arrived, the bills being on the order of third reading of bills,

Senate bill No. 254 (file No. 203), entitled

A bill making an appropriation for a building for metallurgy and for the equipment and fitting up of the same, and for the equipment, fitting up and furnishing of an electrical engineering laboratory, the physical laboratory, drawing room, chemical laboratories, petrographical department, library and other departments of the Mining School at Houghton, in the county of Houghton, Michigan,

Was read a third time, and

Pending the taking of a vote upon its passage,

On motion of Mr. Stevens,

The bill was laid on the table.

Senate bill No. 299 (file No. 204), entitled

A bill making an appropriation for the maintenance and support of the Mining School at Houghton, in the county of Houghton, Michigan, for the years 1891 and 1892,

Was read a third time and passed, a majority of all the Senators

elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Fridlender	Mr. Prindle	Mr. Toan	
Garvelink	Sabin	$\mathbf{W}_{\mathbf{eiss}}$	
McCormick	Sharp	$\mathbf{W}_{\mathbf{heeler}}$	
\mathbf{M} iller	Stevens	Wilkinson	
Morrow	Taylor	\mathbf{W} isner	
Mugford	ŭ		22
	Garvelink McCormick Miller Morrow	Garvelink Sabin McCormick Sharp Miller Stevens Morrow Taylor	Garvelink Sabin Weiss McCormick Sharp Wheeler Miller Stevens Wilkinson Morrow Taylor Wisner

NAYS.

Mr. Bastone Mr. Gilbert Mr. Holcomb 3

Title agreed to.

On motion of Mr. Stevens,

By a vote of two-thirds all the Senators elect, the bill was ordered to take immediate effect.

THIRD READING OF BILLS.

Senate bill No. 103 (file No. 42), entitled

A bill to prohibit any company, syndicate, trust, or combination formed, or that may be hereafter formed for the purpose of maintaining or increasing the price of any commodity or product, useful or otherwise, for sale in the State of Michigan, from doing business in said State and to define the penalties for its violation,

Was read a third time, and

Pending the taking of a vote upon its passage,

On motion of Mr. Boughner,

The further consideration of the bill was indefinitely postponed.

GENERAL ORDER.

On motion of Mr. Milnes,

The Senate went into committee of the whole on the general order, whereupon.

The President called Mr. Milnes to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

House bill No. 332 (file No. 400), entitled

A bill to amend an act entitled "An act relative to free schools in the city of Detroit," approved February 24, 1869, as amended by acts amendatory thereof, by adding two sections thereto, to be known as sections 24 and 25.

Also,

House bill No. 976 (file No. 165), entitled

A bill authorizing the introduction of the Kindergarten method in the public schools of this State.

Also.

Senate bill No. 179, entitled

A bill to amend section 10 of chapter 342 of Howell's annotated statutes of Michigan, as amended by act No. 172 of the session laws of 1885, relative to the Reform School.

Have made no amendments thereto, and have directed their chairman to

report the same back to the Senate, and recommend their passage.

The committee of the whole have also had under consideration

House bill No. 721 (file No. 309), entitled

A bill to secure to the people of the State of Michigan certain rights on any of the navigable or meandered waters of this State where fish have been or hereafter may be propagated, planted or spread at the expense of the people of this State or the United States.

Have made sundry amendments thereto, and have directed their chairman to report the same back to the Senate, asking concurrence therein, and

recommend its passage.

The committee of the whole has also had under consideration Senate bill No. 296 (file No. 122), entitled

A bill relative to circuit court commissioners in Wayne county.

Have directed their chairman to report progress and ask leave to sit again.

ALFRED MILNES, Chairman.

Report accepted.

The first named bills were placed on the order of third reading of bills. Mr. Milnes moved that the Senate do non-concur in the recommendations of the committee regarding the second named bill.

Mr. Doran moved, as a substitute, that the Senate concur in the amend-

ments made by the committee to the second named bill, Pending the taking of the vote upon the substitute,

Mr. Milnes moved that there be a call of the Senate;

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the Senate was called by the Secretary and the following Senators were reported as absent without leave:

Messrs. Brown, Sharp, Stevens and Wheeler.

On motion of Mr. Weiss,

Mr. Brown was excused from the operation of the call.

On motion of Mr. Doran,

Messrs. Wheeler and Stevens were excused from the operation of the call.

On motion of Mr. Milnes,

The Sergeant-at-Arms was dispatched with instructions to bring in the other absentee.

Mr. Doran moved that all further proceedings under the call be dispensed with,

Which motion did not prevail.

Mr. Sharp appeared at the bar of the Senate, and having been admitted, made excuse, and was excused for absence without leave.

On motion of Mr. Doran,

All further proceedings under the call were dispensed with.

The question recurring on the substitute offered by Mr. Doran,

The substitute did not prevail, Mr. Milnes calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr.	Beers Boughner Crocker Doran	Mr. Fleshiem Fridlender Miller Prindle	Mr. Sabin Sharp Smith Taylor	Mr. Weiss President pro tem . 14

NAYS.

Mr. Bastone	Mr. Holcomb	Mr. Mugford	Mr. Toan	
Benson	McCormick	Park	Wilcox	
Garvelink	Milnes	Porter	Wilkinson	
Gilbert	Morrow			14

The question then being on the motion of Mr. Milnes, that the Senate do non-concur in the recommendation of the committee regarding the second named bill, Mr. Morrow moved that the motion to non-concur do lie on the table; Which motion prevailed, Mr. Milnes calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Fleshiem Fridlender Garvelink	Mr. Holcomb McCormick Milnes Morrow Park	Mr. Porter Prindle Sabin Sharp Smith	Mr. Toan Wilcox Wilkinson President pro tem
Gilbert	I GIL	Milli	20

NAYS.

Mr. Beers Mr. Doran Mr. Miller Mr. Weiss Boughner 5

The motion and bill were thereupon laid upon the table.

On motion of Mr. Milnes,

The Senate granted leave for a further consideration of the third named bill by the committee of the whole.

MESSAGES FROM THE HOUSE.

The President pro tem announced the following:

House of Representatives, Lansing, June 4, 1891.

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

Substitute for House bill No. 118, entitled

A bill to incorporate the city of St. Joseph, in Berrien county, and to repeal act No. 267 of the session laws of 1873 and all acts amendatory thereof,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The bill was read a first and second time by its title, and

Pending its reference, On motion of Mr. Beers,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Porter	Mr. Toan
Benson	Gilbert	Prindle	Weiss
Beers	McCormick	Sabin	Wilcox
Crocker	\mathbf{Miller}	Sharp	Wilkinson
Doran	\mathbf{Milnes}	${f Smith}$	President
$\mathbf{Fleshiem}$	Morrow	Taylor	pro tem
Fridlender	Park	•	25

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NAYS.

Title agreed to.

On motion of Mr. Beers,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

The President pro tem also announced the following:

House of Representatives, Lansing, June 4, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Senate bill No. 134 (file No. 68), entitled

A bill to regulate the uniformity of and to provide text books in all public schools throughout the State, and the distribution of the same, and to repeal all statutes and acts contravening the provisions of this act,

And to inform the Senate that the House has amended the same as fol-

lows:

By striking out of line 2 of section 1 the word "ninety-two" and insert-

ing in lieu thereof the word "ninety-three."

By inserting in line 3 of section I after the word "language" the words "namely: Reading, orthography, writing, civil government, history, grammar, physiology, hygiene, arithmetic, geography, theory and art of teaching."

By striking out of line 2 of section 2 the words "as heretofore provided."
By striking out of line 2 of section 2 the word "to" and inserting in lieu

thereof the word "shall."

By inserting in line 1 of section 3 after the words "of State" the words "and the State Board of Education."

By striking out of line 2 of section 3 the word "he" and inserting in lieu

thereof the word "they."

By inserting in line 7 of section 3 after the words "of State" the words "and State Board of Education."

By inserting in line 12 of section 3 after the words "the same" the words "provided the Secretary of State and the State Board of Education shall not let any one contract for a period to exceed five years."

By striking out of section 4 all after the words "changed for" in line 1

and inserting in lieu thereof the words "five years."

By striking out of line 2 of section 7 the word "ninety-two" and inserting in lieu thereof the word "ninety-three."

By striking out of line 1 of section 11 the word "authorities" and insert-

ing in lieu thereof the words "board of any district."

By striking out of line 2 of section 12 the word "ninety-two" and inserting in lieu thereof the word "ninety-three."

By striking out of lines 3 and 4 of section 13 all after the word "Pro-

vided" in line 3 up to and including the word "freight" in line 4.

By inserting in line 9 of section 13 after the word "in" the word "incorporated."

By striking out of line 10 of section 13 the words "five thousand" and

inserting in lieu thereof the words "four thousand."

By striking out of lines 10 and 11 of section 13 the words "incorporated under special acts."

By inserting in line 10 of section 13 after the words "or more" the words "nor to fractional districts connected therewith."

In the passage of which bill as thus amended the House has concurred

by a majority vote of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the bill,

Pending the taking of the vote thereon,

On motion of Mr. Bastone,

The bill, with the amendments made by the House incorporated therein, was ordered printed and made the special order for Tuesday next at 10 o'clock A. M.

By unanimous consent,

The committee on cities and villages made the following report:

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 441, entitled

A bill to incorporate the city of Benton Harbor, Berrien county, and to repeal act No. 428 of the session laws of 1869, and all acts amendatory thereof,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

JOHN S. BEERS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Milnes,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Morrow	Mr. Taylor	
${f Benson}$	Garvelink	Park	Toan	
${f Beers}$	$\mathbf{Gilbert}$	Porter	\mathbf{Weiss}	
Boughner	$\mathbf{Holcomb}$	Prindle	Wilcox	
Crocker	McCormick	\mathbf{Sabin}	Wilkinson	
Doran	\mathbf{Miller}	Sharp	President	
Fleshiem	\mathbf{Milnes}	\mathbf{Smith}	pro tem	27
	N.	AYS.		0

Title agreed to.

On motion of Mr. Milnes,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By unanimous consent, Mr. Crocker moved that

House bill No. 721 (file No. 309), entitled

A bill to secure to the people of the State of Michigan certain rights on any of the navigable or meandered waters of this State where fish have

been or hereafter may be propagated, planted or spread at the expense of the people of this State or the United States,

Be taken from the table,

Which motion did not prevail, Mr. Milnes calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Crocker Doran	Mr. Fridlender Miller	Mr. Park	Mr. Wisner	6
	N	AYS.		

Mr. Benson	Mr. Holcomb	Mr. Sabin	Mr. Weiss
Boughner	\mathbf{Milnes}	\mathbf{Sharp}	\mathbf{Wilcox}
Garvelink	Porter	Taylor	$\mathbf{Wilkinson}$
Gilbert	$\mathbf{Prindle}$	Toan	15

The President also announced the following:

House of Representatives,) Lansing, June 4, 1891.

To the President of the Senate:

SIR-I am instructed by the House to return to the Senate the follow-

Substitute for Senate bills Nos. 288 and 304 (file No. 190), entitled

A bill to divide the State of Michigan into twelve Congressional dis-

And to inform the Senate that the House has amended the same as follows:

By striking out of section 1 in line 4 the word "counties," and inserting therein the word "states;" also by striking out in line 5 the words "of the several counties," and inserting in said line after the words "to be" the word "respectively."

By striking out of line 8 of section 1 the words "and fifteenth," and inserting in said line after the word "eleventh" the words "twelfth and;" also by adding in line 9 after the word "Detroit" the words "and the

township of Greenfield in the county of Wayne."

By inserting in line 11 of section 1 before the word "the" the words "Jackson and;" also by striking out of line 12 the word "Greenfield;" also by striking out of line 13 the words "Grosse Point" and "Hamtramck;" also by striking out of line 14 the word "twelfth."

By striking out of line 15 of section 1 the word "Jackson" also by inserting in line 16 of said section after the word "Calhoun" the word "Kalama-

By striking out of line 17 of section 1 the word "Kalamazoo" and inserting in lieu thereof the word "Cass;" also by striking out of line 18 in said section the word "Cass" and inserting in lieu thereof the word "Allegan."

By striking out of line 19 of section 1 the words "Allegan" and "and," and inserting in line 20 after the word "Kent" the words "and Ionia."

By inserting in line 24 of section 1 after the word "Macomb" the words "the townships of Grosse Point and Hamtramck in the county of Wayne, and the fifteenth ward of the city of Detroit."

By striking out of line 27 of section 1 the words "Montcalm, Gratiot" and inserting therein the word "Muskegon;" also by striking out of line 28 of said section the words "Mason, Lake, Wexford, Manistee, Benzie,

Leelanau and Manitou."

By striking out of line 30 of section 1 the words "Clare," "Roscommon" and "Crawford;" also by striking out of line 31 of said section the words "and Manitou," and inserting in said line after the word "Cheboygan" the word "and."

By inserting in line 32 before the word "Isabella" the words "Montcalm," "Gratiot;" also by striking out of line 33 the words "Lake, Mason, Manistee, Wexford" and inserting therein the words "Clare, Roscommon," and inserting after the word "Missaukee" the word "Crawford;" also by striking out of line 34 the words "Benzie," "Leelanau."

By inserting in line 36 of section 1 after the word "Menominee" the

word "Dickinson,"

In the passage of which bill as thus amended, the House has concurred by a majority vote of all the members elect.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the bill,

Pending the taking of the vote thereon,

On motion of Mr. Taylor,

The bill with the amendments thereto made by the House incorporated therein, was ordered printed and laid on the table.

By unanimous consent,

The Senate resumed the order of

THIRD READING OF BILLS.

House bill No. 332 (file No. 400), entitled

A bill to amend an act entitled "An act relative to free schools in the city of Detroit," approved February 24, in the year 1869, and as amended by acts amendatory thereof, by adding two sections thereto to be known as sections 24 and 25,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Fridlender	Mr. Milnes	Mr. Smith	
${f Beers}$	$\mathbf{Garvelink}$	Park	\mathbf{Toan}	
Boughner	$\mathbf{Gilbert}$	Porter	\mathbf{Weiss}	
Crocker	$\mathbf{Holcomb}$	$\mathbf{Prindle}$	\mathbf{Wilcox}	
\mathbf{Doran}	McCormick	\mathbf{Sabin}	Wilkinson	
Fleshiem	Miller	Sharp	Wisner	24

NAYS.

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Title agreed to.

House bill No. 976 (file No. 165), entitled

A bill authorizing the introduction of the kindergarten method in the public schools of this State,

Was read a third time and passed, a majority of all the Senators

elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson Beers Fleshiem Fridlender Garvelink	Mr. Gilbert Miller Milnes Porter Prindle	Mr. Sabin Sharp Smith Taylor	Mr. Toan Weiss Wilkinson Wisner
--	--	---------------------------------------	---------------------------------

NAYS.

Mr. Boughner Mr. McCormick

2

Title agreed to.

Senate bill No. 179, entitled

A bill to amend section 10 of chapter 342 of Howell's annotated statutes of Michigan, as amended by act No. 172 of the session laws of 1885, relative to the Reform School,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Boughner Crocker Doran	Mr. Garvelink Gilbert Holcomb McCormick Miller Milnes	Mr. Morrow Mugford Park Porter Prindle Sabin	Mr. Sharp Smith Toan Wilcox Wilkinson Wisner	
Fleshiem	N.	AYS.		2 5

Mr. Taylor

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Title agreed to.
On motion of Mr. Milnes,
The Senate adjourned.

Lansing, Friday, June 5, 1891.

The Senate met and was called to order by the President.

Religious exercises by Rev. S. R. Cook.

Roll called: a quorum present.

Absent without leave: Messrs. Smith and Wheeler.

On motion of Mr. Milnes,

The absences were granted leave of absence for the day.

By unanimous consent, On motion of Mr. Milnes,

House bill No. 721 (file No. 309), entitled

A bill to secure to the people of the State of Michigan certain rights on any of the navigable or meandered waters of this State where fish have been or hereafter may be propagated, planted or spread at the expense of the people of this State or the United States,

21

1

Was taken from the table. On motion of Mr. Milnes.

Leave was granted to himself to withdraw his motion, made yesterday, that the Senate do non-concur in the recommendations of the committee of the whole relative thereto.

The question then being on concurring in the amendment's made to the bill by the committee of the whole,

Mr. Milnes moved that the Senate concur therein;

Which motion prevailed, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Miller	Mr. Sharp
\mathbf{Beers}	Garvelink	\mathbf{Milnes}	Stevens
Boughner	Gilbert	$\mathbf{Mugford}$	\mathbf{Toan}
Crocker	$\mathbf{Holcomb}$	Prindle	Weiss
Doran	McCormick	Sabin	Wisner
Fleshiem		•	

NAYS.

Mr. Benson	Mr. Morrow	Mr. Porter	Mr. Wilcox	
Brown	Park			6

On motion of Mr. Milnes,

The rules were then suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Milnes	Mr. Sharp	
\mathbf{Beers}	Garvelink	Mugford	Stevens	
Boughner	$\mathbf{Gilbert}$	Park	Toan	
\mathbf{Brown}	Holcomb	Porter	Weiss	
Crocker	McCormick	Prindle	Wilkinson	
Doran	Miller	Sabin	Wisner	
Fleshiem				25

NAYS.

Mr. Taylor

Title agreed to.

On motion of Mr. Crocker.

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By unanimous consent,

The select committee on apportionment made the following report:

By the select committee on apportionment:

The select committee on apportionment, to whom was referred Senate bills Nos. 277 and 305 (files Nos. 180 and 183), entitled Bills for the apportionment of Senators in the State Legislature, Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying substitute therefor, entitled

A bill to divide the State of Michigan into 32 senatorial districts.

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

MARTIN CROCKER, Chairman.

Report accepted and committee discharged.

On motion of Mr. Crocker,

The Senate concurred in the substitute reported for the two bills by the committee.

The bill as substituted was then ordered printed, referred to the committee of the whole, and placed on the general order.

PRESENTATION OF PETITIONS.

No. 531. By Mr. Park: Petition of H. C. Mudge and 30 other citizens of St Clair county, in favor of admitting all schools of medicine to the State University on an equal footing.

Referred to committee on University.

REPORTS OF STANDING COMMITTEES.

By the committee on education and public schools:

The committee on education and public schools, to whom was referred

Substitute for House bill No. 54 (file No. 430), entitled

A bill to provide for the election of a county commissioner of schools, for the appointment of school examiners and to define the duties and fix the compensation for the same, and to repeal all existing acts or parts of acts conflicting with the provisions of this act,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the Senate, with the accompanying amendments thereto, recommending that the amendments be concurred in:

By striking out of line 5 of section 4 the word "six," and inserting in

lieu thereof the word "four."

By inserting in line 18 of section 8 after the words "at least once in," the words "each year."

By inserting in line 44 of section 10 after the word "his," the words

" or her."

By inserting in line 5 of amendment to section 10 after the words "visited by him," the words "or her."

And that the bill when so amended do pass, and ask to be discharged

from the further consideration of the subject.

JOHN R. BASTONE, Chairman.

Report accepted and committee discharged.

On motion of Mr. Bastone,

The Senate concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

By the committee on finance and appropriations:

The committee on finance and appropriations, to whom was referred

House bill No. 446 (file No. 388), entitled

A bill making appropriations for building and repairs at the Michigan

State Prison at Jackson,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the Senate, with the accompanying amendment thereto, recommending that the amendment be concurred in:

By adding a new section to be known as section 3 which shall read as

follows:

Section 3. "The Auditor General shall add to and incorporate with the tax for the year 1891, the aggregate sum appropriated by this act, to wit: \$56,867, which sum, when collected, shall be passed to the credit of the general fund,"

And that the bill when so amended do pass, and ask to be discharged

from the further consideration of the subject.

PETER GILBERT, Chairman.

Report accepted and committee discharged.

On motion of Mr. Gilbert.

The Senate concurred in the amendment made to the bill by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

By the committee on fisheries:

The committee on fisheries, to whom was referred

Senate bill No. 266 (file No. 213), entitled

A bill to provide for the levy of a tax upon the business of fishing for profit in the waters within the State of Michigan and the waters of the Great Lakes within the jurisdiction of the State,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without. amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

PETER E. PARK, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

THIRD READING OF BILLS.

House Substitute bill No. 135 (file No. 428), entitled

A bill to amend sections 1, 8, 9, 10, 12 and 15 of act No. 276 of the public acts of 1889, entitled "An act for the protection of game,"

Was read a third time and pending the taking of a vote upon its passage, Mr. Prindle, by unanimous consent, moved to amend the bill as follows:

By striking out of lines 3 and 4 of section 1 the words "and at no time south of the first correction line unless he is the owner thereof;"

Which motion prevailed and the bill was so amended.

Mr. Prindle, by unanimous consent, then moved to amend the bill as follows:

By striking out of lines 4 and 5 of section 1 the words "during the month of September" and inserting in lieu thereof the words "between the fifteenth day of September and the fifteenth day of October only."

Mr. Weiss, by unanimous consent, then moved the following amendment

to the motion to amend, viz.:

By striking out of lines 4 and 5 of section 1 the words "during the month of September" and inserting in lieu thereof the words "between the fifteenth day of October and the first day of November only;"

Which motion to amend the original motion prevailed.

The original motion as amended then prevailed and the bill was so amended.

Mr. Prindle, by unanimous consent, then moved to amend the bill as follows:

By inserting in line 2 of section fifteen, after the word "gun" the words "yacht, sink boat or battery;"

Which motion prevailed and the bill was so amended.

The question being on the passage of the bill,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Boughner Crocker	Mr. Doran Fleshiem Garvelink Gilbert McCormick	Mr. Mugford Park Porter Prindle Sabin	Mr. Taylor Tom Weiss Wilkinson Wisner	20
Crocker		AYS.	W ISHEL	20

Title agreed to.

On motion of Mr. Park, The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present.

Absent without leave: Messrs. Crocker, Prindle, Stevens and Weiss.

REPORTS OF STANDING COMMITTEES.

By the committee on finance and appropriations:

The committee on finance and appropriations, to whom was referred the

following resolution:

Resolved, That the Engrossing and Enrolling Clerk, V. W. Bruce, and the Assistant Engrossing and Enrolling Clerk, Jennie M. Pyne, be and they are each hereby allowed the extra compensation of two dollars per day during the present session of the Legislature for extra work done by them,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without recommendation, and ask to be discharged from the further consideration of the subject.

PETER GILBERT, Chairman.

Report accepted and committee discharged.

On motion of Mr. Gilbert,

The resolution was made the special order for Wednesday next at 10 o'clock A. M.

By the committee on roads and bridges:

The committee on roads and bridges, to whom was referred

House substitute bill No. 913 (file No. 407), entitled

A bill to amend section 2 of chapter 3 of act No. 243 of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from

the further consideration of the subject.

JAS. E. HOLCOMB, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on roads and bridges:

The committee on roads and bridges, to whom was referred

House bill No. 168 (file No. 396), entitled

A bill to amend an act entitled "An act to establish a bridge district in Bay county and to provide for the appointment and election of commissioners, and for the construction, care and maintenance of bridges therein," approved January 28, 1889, being act No. 278 of the local acts of 1889,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

JAS. E. HÖLCOMB, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on roads and bridges:

The committee on roads and bridges, to whom was referred

House bill No. 448 (file No. 402), entitled

A bill to establish a State road in Bay county to be known as the Bay

City and Saginaw State road,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

JAMÉS E. HOLCOMB, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on roads and bridges:

. The committee on roads and bridges to whom was referred

House bill No. 832 (file No. 403), entitled

A bill to establish a State road in the township of Merritt, county of Bay,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

JAMES E. HOLCOMB, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on roads and bridges:

The committee on roads and bridges, to whom was referred

House bill No. 508 (file No. 374), entitled

A bill to provide for an extension of the East Saginaw and Au Sable State road in Bay county, Michigan, now known as the Kawkawlin road, to be known as the "Center avenue extension of the Kawkawlin road," and to provide for the opening and improvement of the same,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged

from the further consideration of the subject.

JAMES E. HOLCOMB, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

MOTIONS AND RESOLUTIONS.

Mr. Boughner offered the following resolution:

Resolved that a respectful message be sent to the House requesting the

return of House bill No. 87 (file No. 237), entitled

A bill to amend sections one and two, of act No. 275 of the public acts of 1887, entitled "An act to prohibit railroad companies from taking up their tracks, abandoning their stations, and failing to operate their roads in certain cases."

The question being on the adoption of the resolution,

The resolution was adopted.

GENERAL ORDER.

On motion of Mr. Bastone.

The Senate went into committee of the whole on the general order, whereupon

The President called Mr. Beers to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

House substitute bill No. 54 (file No. 430), entitled

A bill to provide for the election of a county commissioner of schools for the appointment of school examiners and to define the duties and fix the compensation for the same, and to repeal all existing acts or parts of acts conflicting with the provisions of this act,

Have made no amendments thereto, and have directed their chairman to

report the same back to the Senate, and recommend its passage.

J. S. BEERS, Chairman.

The above named bill was placed on the order of third reading of bills. By unanimous consent,

The Senate resumed the regular order of business.

PRESENTATION OF PETITIONS.

By Mr. Park: Petition of Dr. J. A. Van Riper and 36 other residents of Shiawassee county, in favor of the admission of all schools of medicine to the State University on an equal footing.

Referred to committee on University.

REPORTS OF STANDING COMMITTEES.

By the committee on State affairs:

The committee on State affairs, to whom was referred House substitute for Senate bill No. 57 (House file No. 404), entitled

A bill to repeal act No. 259 of the public acts of 1887, entitled "An act to provide for an Independent Forestry Commission of the State of Michigan, and to define its duties and powers and to provide for the expense

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

GEO. W. SHARP, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on State affairs:

The committee on State affairs, to whom was referred Substitute for House bill No. 511 (file No. 366), entitled

A bill to amend section 1756 of Howell's annotated statutes of Michigan as amended by act 273 of the public acts of 1887, relative to support and maintenance of the poor by counties,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendment thereto, recommending that the amendment be concurred in:

By inserting in line 18 of section 2 after the word "located" the words "in counties where the poor commission shall consist of one member, the judge of probate and county clerk shall, together with the members of said board consist of an auditing board of said commission,"

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

GEO. W. SHARP, Chairman.

Report accepted and committee discharged.

On motion of Mr. Sharp,

The Senate concurred in the amendment made to the bill by the com-

The bill was then referred to the committee of the whole and placed on the general order.

MESSAGES FROM THE HOUSE.

The President pro tem announced the following:

House of Representatives, Lansing, June, 5 1891.

To the President of the Senate:

SIR--I am instructed by the House to transmit the following: Substitute for House bill No. 547 (file No. 420), entitled

A bill to incorporate the village of Baraga in the county of Baraga, State of Michigan.

Also,

House bill No. 869 (file No. 379), entitled

A bill to authorize the township of McMillan, in the county of Ontonagon, to borrow money to be used in building bridges and approaches thereto in said township and to issue bonds therefor,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The first named bill was read a first and second time by its title and referred to the committee on cities and villages.

The second named bill was read a first and second time by its title, and referred to the committee on roads and bridges.

The President pro tem also announced the following:

House of Representatives, Lansing, June 5, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Senate bill No. 176 (file No. 186), entitled

A bill to incorporate the "Deutscher Landwehr-Unterstuetzungs-Verein Regiment, Michigan."

And to inform the Senate that the House has amended the same as

follows:

By striking out of line 1 of section 2 the word "residents," and inserting in lieu thereof the word "citizens."

By striking out of line 1 of section 2 the words "having," and inserting in lieu thereof the word "have."

By striking out of line 2 of section 2 the word "being," and inserting in lieu thereof the word "are."

By striking out of line 11 of section 2 the words "general welfare," and inserting in lieu thereof the words "social and benevolent interests."

By striking out of line 9 of section 3 the words "one hundred" and inserting in lieu thereof the words "twenty-five."

By striking out of line 1 of section 7 the word "resident" and inserting in lieu thereof the word "citizens."

And to further inform the Senate that the House has amended the title

so as to read as follows:

A bill to provide for the incorporation of a regiment and companies of

the Deutscher Landwehr-Unterstuetzungs-Verein,

In the passage of which bill as thus amended the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully,
LYMAN A. BRANT,
Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the bill,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Morrow	Mr. Sharp
${f Benson}$	Gilbert	Mugford	Taylor
\mathbf{Beers}	$\mathbf{Holcomb}$	Perk	Wilkinson
Boughner	McCormick	Porter	President
Doran	Miller	Sabin	pro tem 19

NAYS.

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The question then being on concurring in the title as amended by the House.

The Senate concurred, and the title as so amended was then agreed to.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

By unanimous consent, On motion of Mr. Mugford,

Leave of absence was granted to himself until Wednesday next.

On motion of Mr. Doran,

The Senate adjourned until Monday next at 9:30 o'clock P. M.

Lansing, Monday, June 8, 1891.

The Senate met and was called to order by the President at 9:30 o'clock

Roll called: a quorum present.

Absent without leave: Messrs. Brown, Doran, Gilbert, Holcomb, Morrow, Prindle, Smith, Toan, Taylor and Withington. On motion of Mr. Wisner,

All the absentees were excused until tomorrow.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, \ Lansing, June 5, 1891.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following con-

current resolution, being

A concurrent resolution authorizing the Governor to issue a patent to Claudius Harris for the north part of the east one-third part of the north half of section number 16, in town 2 north, of range 11 east, containing 40 acres of land.

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The concurrent resolution was referred to the committee on public lands. The President also announced the following:

House of Representatives, Lansing, June 5, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 476 (file No. 126), entitled

A bill to provide for the payment of salaries in lieu of fees to the register of deeds, clerk and treasurer of counties in this State,

Which has passed the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT.

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

By unanimous consent,

Mr. Crocker presented the following petition:

No. 533. By Mr. Crocker: Petition of A. M. Keeler and 18 other mem-

bers of the G. A. R. at Richmond, Macomb county, Michigan, in favor of an appropriation for the national encampment at Detroit.

Referred to the committee on military affairs.

On motion of Mr. Crocker,

The petition was ordered spread on the Journal, as follows:

To the Honorable, the Senators of the Michigan State Legislature:

Your petitioners, members of the G. A. R., would most respectfully ask your honorable body to vote for the bill now before you appropriating \$30,000 for the benefit of the encampment to be held at Detroit, August 3 to 8, 1891.

Richmond, Macomb county, June 2, 1891.

MOTIONS AND RESOLUTIONS.

On motion of Mr. Sharp,

The vote by which

House substitute bill No. 135 (file No. 428), entitled

A bill to amend sections 1, 8, 9, 10, 12 and fifteen of act No. 276, of the public acts of 1889, entitled "An act for the protection of game"

Was passed, was reconsidered.

On motion of Mr. Sharp,

The bill was then referred to the committee on judiciary.

On motion of Mr. Bastone,

The Senate adjourned.

Lansing, Tuesday, June 9, 1891.

The Senate met and was called to order by the President.

Religious exercises by Rev. S. R. Cook.

Roll called: a quorum present.

Absent without leave: Messrs. Brown and Crocker.

SPECIAL ORDER OF THE DAY.

The special order of the day being the further consideration of

Senate bill No. 134 (file No. 218), entitled

A bill to regulate the uniformity of and to provide text books in all public schools throughout the State and the distribution of the same, and to repeal all statutes and acts contravening the provisions of this act,

And the President having announced that the time for the consideration

of the same had arrived,

The question being on concurring in the amendments made thereto by the House,

By unanimous consent,

The further consideration of the bill was made the special order for 2 o'clock, P. M.

PRESENTATION OF PETITIONS.

No. 534. By Mr. Doran: Petition of K. Pierson and 70 others in favor of the passage of the "Anti-Pinkerton bill."

Referred to committee on judiciary.

No. 535. By Mr. Doran: Petition of A. W. Tobexon and 41 other citizens of Grand Rapids, in favor of the local taxation of railroads.

Referred to committee on railroads.

No. 536. By Mr. Milnes: Resolutions of Butler Grange of Branch county; same subject.

Same reference.

REPORTS OF STANDING COMMITTEES.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House substitute for House bills Nos. 135, 208, 311 and 838 (file No. 428), entitled

A bill to amend sections 1, 8, 9, 10, 12 and 15 of act number 276 of the

public acts of 1889, entitled "An act for the protection of game,"

Respectfully report that they have had the same under consideration and have directed me to report the same back to the Senate, with the accompanying amendment thereto, recommending that the amendment be concurred in:

By striking out of lines 4 and 5 of section 1 the words "between the fifteenth day of October and the first day of November only," and inserting in lieu thereof the words "between the fifteenth day of September and the fifteenth day of October,"

And that the bill when so amended do pass, and ask to be discharged

from the further consideration of the subject.

CHAUNCEY W. WISNER, Chairman.

Beport accepted and committee discharged.

On motion of Mr. Wisner,

The Senate concurred in the amendment made to the bill by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

MESSAGES FROM THE GOVERNOR.

EXECUTIVE OFFICE, Lansing, June 9, 1891.

To the Senate:

I respectfully return herewith to your Honorable body for reconsideration two bills originating therein, entitled respectively "An act to authorize the village of Mayville, Tuscola county, Michigan, to borrow money to make public improvements in said village," and "An act to authorize the village of Fremont, Newaygo county, to raise money to make public improvements in said village, to issue bonds therefor, and provide for the levy of taxes therein to pay the same."

These two bills are similar in character and are alike objectionable in that they fail to specify the particular public improvements intended. They authorize the boards of trustees of the villages of Mayville and Fremont to levy taxes for public improvements, and leave it for these boards

to determine what these public improvements shall be. There is nothing in these bills to prevent these boards of trustees, after the people have voted the tax, from giving the money as bonuses to private enterprises. No argument is needed to show that such use of village funds is unconstitutional, for our supreme court has so held repeatedly. It has been well said that money raised by taxation constitutes a trust fund to be expended for a public purpose and no other, and the diversion of it to any improvements other than those in which the title vests in the public, is a misappropriation and betrayal of the trust. The time has come for the practice and enforcement of economy, and one of the prime essentials is to limit public expenditures to public and necessary purposes.

The taxpayers are entitled to know the exact purposes for which they vote taxes, and to be assured that their earnings shall not be used as gifts

for private benefit.

I owe the Legislature an explanation of my action in heretofore approving two Senate bills and three House bills similar in character to those I now return. The bills referred to were approved before I discovered that the term "Public improvements" was liable to be interpreted as bonuses to private enterprises.

Respectfully, EDWIN B.WINANS, Governor.

The message was received. On motion of Mr. Bastone, The vote by which Senate bill No. 285, entitled

A bill to authorize the village of Mayville, Tuscola county, Michigan, to borrow money to make public improvements in said village,

Was passed, was reconsidered. On motion of Mr. Bastone,

The bill was then laid on the table.

On motion of Mr. Doran, The vote by which

Senate bill No. 309, entitled

A bill to authorize the village of Fremont, Newaygo county, to raise money to make public improvements in said village, to issue bonds therefor, and provide for the levying of taxes therein to pay the same,

Was passed, was reconsidered.

On motion of Mr. Doran,

The bill was then laid on the table.

The President announced a communication from the Governor on executive business.

The message was received.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, June 5, 1891.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following:

House bill No. 87 (file No. 237), entitled

A bill to amend sections 1 and 2, of act No. 275 of the public acts of 1887, entitled "An act to prohibit railroad companies from taking up their tracks, abandoning their stations, and failing to operate their roads in certain cases,"

In compliance with the request of the Senate asking the return of the

same.

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1

Very respectfully,
LYMAN A. BRANT, Clerk of the House of Representatives.

The message was received.

On motion of Mr. Boughner,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

MOTIONS AND RESOLUTIONS.

On motion of Mr. Bastone,

Senate substitute for Senate bills Nos. 288 and 304 (file No. 217), entitled

A bill to divide the State of Michigan into 12 Congressional districts,

Was taken from the table.

Mr. Morrow moved that the bill do lie on the table:

Which motion did not prevail, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Benson Boughner	Mr. McCormick Morrow	Mr. Park	Mr. Smith	6
	N	AYS.		

Mr. Bastone	Mr. Garvelink	Mr. Prindle	Mr. Wheeler
Beers	$\mathbf{Gilbert}$	${f Sabin}$	Wilcox
Doran	\mathbf{M} ille \mathbf{r}	Stevens	$\mathbf{Wilkinson}$
Fleshiem	Milnes	Taylor	Withington
Fridlender	Porter	Taylor Weiss	Wisner 20

On motion of Mr. Morrow,

The bill was made the special order for tomorrow (Wednesday), at 2 o'clock P. M.

THIRD READING OF BILLS.

House substitute bill No. 54 (file No. 430), entitled

A bill to provide for the election of a county commissioner of schools for the appointment of school examiners and to define the duties and fix the compensation for the same, and to repeal all existing acts or parts of acts conflicting with the provisions of this act,

Was read a third time and, pending the taking of a vote upon its pass-

Mr. Bastone moved that there be a call of the Senate;

Which motion did not prevail.

The question being on the passage of the bill,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

18

YEAS.

Mr. Bastone Benson Beers Boughner Doran	Mr. Fridlender Garvelink Gilbert McCormick Miller	Mr. Milnes Morrow Park Porter	Mr. Sabin Sharp Smith Weiss
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NAYS.

Mr. Crocker Fleshiem	Mr. Holcomb Prindle	Mr. Stevens Taylor	Mr. Wheeler	7
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Title agreed to.

Mr. Bastone moved that the bill be given immediate effect;

Which motion did not prevail, Mr. Taylor calling for the yeas and nays, and two-thirds of all the Senators elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Boughner	Mr. Gilbert	Mr. Porter	12
Benson	Doran	McCormick	Sharp	
Beers	Fridlender	Morrow	Wisner	

NAYS.

Mr. Crocker	$\mathbf{Mr.}\ \mathbf{Milnes}$	Mr. Stevens	Mr. Wheeler
$\mathbf{Fleshiem}$	Park	Taylor	Wilcox
Garvelink	${f Prindle}$	Toan	$\mathbf{Wilkinson}$
Holcomb	${f Sabin}$	$\mathbf{W}_{\mathbf{eiss}}$	Withington
\mathbf{M} iller	${f Smith}$		18

Senate bill No. 150 (file No. 211), entitled A bill making ten hours a legal day's work,

Was read a third time, and

Pending the taking of a vote upon its passage,

On motion of Mr. Park,

The further consideration of the bill was made the special order for Thursday next at 10 o'clock A. M.

By unanimous consent,

The select committee on taxation made the following report:

By the select committee on taxation and tax laws:

The select committee on taxation and tax laws, to whom was referred

Senate bill No. 106, entitled

A bill to amend section sixty-five of "An act to provide for the assessment of property and the levy and collection of taxes thereon," passed by the Legislature of the State of Michigan at its special session held March 14, 1882, the same being act No. 6 of the session laws of 1882,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the

accompanying substitute therefor, entitled

A bill to repeal act No. 94 of the public acts of the year 1891, approved May 21, 1891, and entitled "An act to authorize and empower the township of Springfield, in Kalkaska county, Michigan, to expend not to exceed

\$8,000 raised by taxation within the limits of township twenty-five north, range six west, in said county, within that part of the organized township of Springfield known as township twenty-five north, of range eight west,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration

of the subject.

R. R. WILKINSON, Chairman.

Report accepted and committee discharged.

On motion of Mr. Wilkinson,

The Senate concurred in the substitute reported for the bill by the committee.

On motion of Mr. Doran,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill as substituted was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fleshiem	Mr. Porter	Mr. Taylor
${f Benson}$	$\mathbf{Fridlender}$	${f Prindle}$	Toan
${f Beers}$	Garvelink	\mathbf{Sabin}	\mathbf{Weiss}
$\mathbf{Boughner}$	$\mathbf{Gilbert}$	Sharp	$\mathbf{Wheeler}$
Crocker	\mathbf{Miller}	${f Smith}$	Wilcox
\mathbf{Doran}	Milnes	$\mathbf{Stevens}$	Withington
			24

NAYS.

Mr. Holcomb Mr. McCormick

2

Title agreed to.

On motion of Mr. Doran,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

GENERAL ORDER.

On motion of Mr. Boughner,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Prindle to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the fol-

lowing:

T.

House substitute for Senate bill No. 57 (file No. 404), entitled

A bill to repeal act No. 259 of the public acts of 1887, entitled "An act to provide for an Independent Forestry Commission of the State of Michigan, and to define its duties and powers and to provide for the expense thereof."

Also,

House bill No. 446 (file 388), entitled

A bill making appropriations for building and repairs at the Michigan

State Prison, at Jackson,

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

II.

The committee of the whole have also had under consideration

Senate bill No. 266 (file No. 213), entitled

A bill to provide for the levy of a tax upon the business of fishing for profit in the waters within the State of Michigan and the waters of the Great Lakes within the jurisdiction of the State,

Have directed their chairman to report progress and ask leave to sit

again.

III.

The committee of the whole has also had under consideration

House substitute bill No. 511 (file No. 366), entitled

A bill to amend section 1756 of Howell's annotated statutes of Michigan, as amended by act 273 of the public acts of 1887, relative to support and maintenance of the poor by counties,

Have directed their chairman to report the same back to the Senate, with the recommendation that all after the enacting clause be stricken

out.

F. L. PRINDLE, Chairman.

Report accepted.

The first named bills were placed on the order of third reading of bills.

On motion of Mr. Prindle,

The Senate granted leave for a further consideration of the seconed named bill by the committee of the whole.

On motion of Mr. Prindle,

The Senate concurred in the recommendation of the committee regarding the third named bill by striking out all after the enacting clause.

The title and enacting clause of the same were then laid on the table.

On motion of Mr. Milnes,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the communication received from the Governor upon executive business was considered by the Senate in open session.

Whereupon the President announced the following:

EXECUTIVE OFFICE, Lansing, June 9, 1891.

To the Senate:

I hereby nominate Chancy L. Whitney of Muskegon to be a member of the Board of Trustees of the Northern Michigan Asylum to fill the vacancy caused by the resignation of John Benjamin.

EDWIN B. WINANS, Governor.

On motion of Mr. Milnes,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the Senate dispensed with a reference of the foregoing nomination to the committee on executive business.

Mr. Doran moved that the nomination of Chancy L. Whitney, as a

member of the Board of Trustees of the Northern Michigan Asylum, to fill the vacancy caused by the resignation of John Benjamin, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Porter	Mr. Weiss
${f Beers}$	$\mathbf{Gilbert}$	Prindle	$\mathbf{W}_{\mathbf{heeler}}$
Boughner	McCormick	Sa bin	Wilcox
Crocker	Miller	Sharp	Wilkinson
Doran	\mathbf{Milnes}	\mathbf{Smith}	Withington
Fleshiem	Morrow	Taylor	Wisner
Fridlender	Park	Toan	27
	NA		0

On motion of Mr. Doran,

The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present.

Absent without leave: Mr. Brown.

SPECIAL ORDER OF THE DAY.

The special order of the day being the further consideration of

Senate bill No. 134 (file No. 218), entitled

A bill to regulate the uniformity of and to provide text books in all public schools throughout the State, and the distribution of the same, and to repeal all statutes and acts contravening the provisions of this act,

And the President having announced that the time for the consideration

of the same had arrived,

The question being on concurring in the amendments made by the

House to the bill,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone M Benson Beers Boughner Crocker	r. Doran Fridlender Gilbert McCormick Miller	Mr. Milnes Park Porter Sabin Sharp	Mr. Smith Wilkinson Withington Wisner
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NAYS.

9

Mr. Fleshiem	Mr. Prindle	Mr. Taylor	Mr. Weiss
Garvelink	Stevens	Toan	Wheeler
Holcomb	200101111	2001	***************************************

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Milnes	Mr. Sabin	
${f Benson}$	Garvelink	\mathbf{Morrow}	Sharp	
${f Beers}$	$\mathbf{Gilbert}$	Park	\mathbf{Smith}	
Boughner	McCormick	Porter	\mathbf{Weiss}	
Doran	\mathbf{M} iller			18

NAYS.

Mr. Crocker Fleshiem	Mr. Holcomb Prindle	Mr. Stevens Taylor	Mr. Wheeler	7
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Title agreed to.

Mr. Bastone moved that the bill be given immediate effect;

Which motion did not prevail, Mr. Taylor calling for the yeas and nays, and two-thirds of all the Senators elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Boughner	Mr. Gilbert	Mr. Porter	12
Benson	Doran	McCormick	Sharp	
Beers	Fridlender	Morrow	Wisner	

NAYS.

Mr. Crocker	Mr. Milnes	Mr. Stevens	Mr. Wheeler
$\mathbf{Fleshiem}$	Park	Taylor	Wilcox
Garvelink	${f Prindle}$	Toan	Wilkinson
$\mathbf{Holcomb}$	Sabin	$\mathbf{W}_{\mathbf{eiss}}$	Withington
\mathbf{Miller}	\mathbf{Smith}		18

Senate bill No. 150 (file No. 211), entitled A bill making ten hours a legal day's work,

Was read a third time, and

Pending the taking of a vote upon its passage,

On motion of Mr. Park,

The further consideration of the bill was made the special order for Thursday next at 10 o'clock A. M.

By unanimous consent,

The select committee on taxation made the following report:

By the select committee on taxation and tax laws:

The select committee on taxation and tax laws, to whom was referred

Senate bill No. 106, entitled

A bill to amend section sixty-five of "An act to provide for the assessment of property and the levy and collection of taxes thereon," passed by the Legislature of the State of Michigan at its special session held March 14, 1882, the same being act No. 6 of the session laws of 1882,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the

accompanying substitute therefor, entitled

A bill to repeal act No. 94 of the public acts of the year 1891, approved May 21, 1891, and entitled "An act to authorize and empower the township of Springfield, in Kalkaska county, Michigan, to expend not to exceed

\$8,000 raised by taxation within the limits of township twenty-five north, range six west, in said county, within that part of the organized township of Springfield known as township twenty-five north, of range eight west,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration

of the subject.

R. R. WILKINSON, Chairman.

Report accepted and committee discharged.

On motion of Mr. Wilkinson.

The Senate concurred in the substitute reported for the bill by the committee.

On motion of Mr. Doran,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill as substituted was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fleshiem	Mr. Porter	Mr. Taylor
${f Benson}$	Fridlender	$\mathbf{Prindle}$	Toan
${f Beers}$	Garvelink	Sabin	Weiss
Boughner	$\mathbf{Gilbert}$	Sharp	$\mathbf{W}\mathbf{heeler}$
Crocker	\mathbf{Miller}	${f Smith}$	Wilcox
Doran	\mathbf{Milnes}	Stevens	Withington
			24

NAYS.

Mr. Holcomb Mr. McCormick

2

Title agreed to.

On motion of Mr. Doran,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

GENERAL ORDER.

On motion of Mr. Boughner,

The Senate went into committee of the whole on the general order, whereupon.

The President called Mr. Prindle to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

T.

House substitute for Senate bill No. 57 (file No. 404), entitled

A bill to repeal act No. 259 of the public acts of 1887, entitled "An act to provide for an Independent Forestry Commission of the State of Michigan, and to define its duties and powers and to provide for the expense thereof."

Also,

House bill No. 446 (file 388), entitled

A bill making appropriations for building and repairs at the Michigan State Prison, at Jackson,

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

II.

The committee of the whole have also had under consideration

Senate bill No. 266 (file No. 213), entitled

A bill to provide for the levy of a tax upon the business of fishing for profit in the waters within the State of Michigan and the waters of the Great Lakes within the jurisdiction of the State,

Have directed their chairman to report progress and ask leave to sit

again.

III.

The committee of the whole has also had under consideration

House substitute bill No. 511 (file No. 366), entitled

A bill to amend section 1756 of Howell's annotated statutes of Michigan, as amended by act 273 of the public acts of 1887, relative to support and maintenance of the poor by counties,

Have directed their chairman to report the same back to the Senate, with the recommendation that all after the enacting clause be stricken

out.

F. L. PRINDLE, Chairman.

Report accepted.

The first named bills were placed on the order of third reading of bills.

On motion of Mr. Prindle.

The Senate granted leave for a further consideration of the seconed named bill by the committee of the whole.

On motion of Mr. Prindle,

The Senate concurred in the recommendation of the committee regarding the third named bill by striking out all after the enacting clause.

The title and enacting clause of the same were then laid on the table.

On motion of Mr. Milnes,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the communication received from the Governor upon executive business was considered by the Senate in open session.

Whereupon the President announced the following:

EXECUTIVE OFFICE. Lansing, June 9, 1891.

To the Senate:

I hereby nominate Chancy L. Whitney of Muskegon to be a member of the Board of Trustees of the Northern Michigan Asylum to fill the vacancy caused by the resignation of John Benjamin. EDWIN B. WINANS, Governor.

On motion of Mr. Milnes,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the Senate dispensed with a reference of the foregoing nomination to the committee on executive business.

Mr. Doran moved that the nomination of Chancy L. Whitney, as a

member of the Board of Trustees of the Northern Michigan Asylum, to fill the vacancy caused by the resignation of John Benjamin, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Porter	Mr. Weiss
${f Beers}$	$\mathbf{Gilbert}$	$\mathbf{Prindle}$	$\mathbf{W}_{\mathbf{heeler}}$
$\mathbf{Boughner}$	McCormick	\mathbf{Sabin}	Wilcox
Crocker	Miller	Sharp	Wilkinson
Doran	\mathbf{Milnes}	Smith	Withington
$\mathbf{Fleshiem}$	Morrow	Taylor	Wisner
$\mathbf{Fridlender}$	Park	Toan	27
	NAT	rs.	0

On motion of Mr. Doran,

The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present.

Absent without leave: Mr. Brown.

SPECIAL ORDER OF THE DAY.

The special order of the day being the further consideration of

Senate bill No. 134 (file No. 218), entitled

A bill to regulate the uniformity of and to provide text books in all public schools throughout the State, and the distribution of the same, and to repeal all statutes and acts contravening the provisions of this act,

And the President having announced that the time for the consideration

of the same had arrived,

The question being on concurring in the amendments made by the

House to the bill.

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS

Mr. Bastone Benson Beers Boughner Crocker	Mr. Doran Fridlender Gilbert McCormick Miller	Mr. Milnes Park Porter Sabin Sharp	Mr. Smith Wilkinson Withington Wisner
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NAYS.

9

Mr. Fleshiem Garvelink Holcomb	Mr. Prindle Stevens	Mr. Taylor Toan	Mr. Weiss Wheeler
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The bill was then referred to the committee on engrossment and enrollment for enrollment.

By unanimous consent, On motion of Mr. Doran,

House substitute bill No. 629 (file No. 389), entitled

A bill to amend sections 7, 10 and 15, and to change the numbers of sections 16 and 17, and to add new sections known as numbers 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32 and 33 to act No. 108 of the public acts of 1889, entitled "An act to provide for the incorporation of trust, deposit and security companies, and to repeal act No. 58 of the session laws of 1871, approved March 29, 1871, entitled "An act to provide for the incorporation of trust, deposit and security companies," being chapter 88 of Howell's annotated statutes; also to repeal act No. 123, of session laws of 1883, approved May 25, 1883, entitled "An act to amend section 9, of act 58 of the session laws of 1871," approved March 29, 1871, being compiler's section 2290, relative to the corporate rights of trust, deposit and security companies,

Was taken from the table. On motion of Mr. Doran,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill having been read a third time,

Pending the taking of a vote upon its passage,

Mr. Taylor moved that there be a call of the Senate;

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the Senate was called by the Secretary and Messrs. Brown, Morrow and Stevens were reported as absent without leave.

On motion of Mr. Park,

The Sergeant-at-Arms was dispatched with instructions to bring in the absentees.

Mr. Morrow appeared at the bar of the Senate, and having been admitted, was

On motion of Mr. Park,

Excused for absence without leave.

Mr. Doran moved that all further proceedings under the call be dispensed with;

Which motion did not prevail.

The question being on the passage of the bill,

By unanimous consent,

Mr. Morrow having been granted leave under the operation of the call,

offered the following as a substitute for the same, entitled

A bill to repeal an act entitled "An act to provide for the incorporation of trust, deposit and security companies, and to repeal act No. 58 of the session laws of 1871, approved March 29, 1871, entitled 'An act to provide for the incorporation of trust, deposit and security companies,' being chapter 88 of Howell's annotated statutes; also to repeal act No. 123 of the session laws of 1883, approved May 25, 1883, entitled 'An act to amend section 9 of act 58 of the session laws of 1871,'" approved March 29, 1871, being compiler's section 2290, relative to the corporate rights of trust, deposit and security companies.

The question being upon the reception of the substitute for considera-

The substitute was not received, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Benson Boughner	Mr. Holcomb Morrow	Mr. Park Smith	Mr. Taylor Wilcox 8
	NA.	AYS.	
Mr. Beers Crocker Doran Fleshiem Garvelink	Mr. McCormick Miller Milnes Porter Prindle	Mr. Sabin Sharp Toan Weiss	Mr. Wheeler Wilkinson Withington Wisner

Mr. Park moved that the bill be referred to the committee on judiciary; Which motion did not prevail, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows;

YEAS.

Mr. Benson Holcomb McCormick	Mr. Miller Morrow	Mr. Park Porter	Mr. Smith Wilcox
	1	NAYS.	
Mr. Bastone Beers Crocker Doran Fleshiem	Mr. Fridlender Garvelink Milnes Prindle Sabin	Mr. Sharp Taylor Toan Weiss	Mr. Wheeler Wilkinson Withington Wisner 18

On motion of Mr. Doran,

The vote upon the passage of the bill was ordered to be taken under the operation of the call.

The question being on the passage of the bill,

On motion of Mr. Sharp,

Leave was granted to himself to offer an amendment to the bill under the operation of the call.

Whereupon Mr. Sharp by unanimous consent, moved to amend the bill

as follows:

By inserting in line 11 of section 10 after the words "other apartments" the words "in the same building;"

Which motion prevailed and the bill was so amended.

The question being upon the passage of the bill as amended,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Beers Doran Fleshiem Fridlender Garvelink	Mr. Gilbert McCormick Miller Milnes Porter	Mr. Prindle Sabin Sharp Taylor Toan	Mr. Weiss Wheeler Wilkinson Withington Wisner

NAYS.

Mr. Benson Mr. Crocker Mr. Park Mr. Wilcox Boughner Holcomb

Title agreed to.

On motion of Mr. Weiss,

By a vote of two-thirds all the Senators elect, the bill was ordered to take immediate effect.

By unanimous consent,

Mr. Bastone moved that the vote by which House bill No. 54 (file No. 430), entitled

A bill to provide for the election of a county commissioner of schools, for the appointment of school examiners and to define the duties and fix the compensation for the same, and to repeal all existing acts or parts of acts conflicting with the provisions of this act,

Was not ordered to take immediate effect, be reconsidered.

On motion of Mr. Bastone,

The vote upon the motion to reconsider was ordered to be taken under the operation of the call.

The question being upon the motion to reconsider,

The same prevailed, Mr. Holcomb calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson	Mr. Doran Fridlender	Mr. Miller Park	Mr. Sharp Smith	
Beers	Gilbert	Porter	Wilcox	
${f Boughner}$	McCormick	$\mathbf{Prindle}$	${f Wisner}$	16

NAYS.

Mr. Crocker	Mr. Holcomb	Mr. Taylor	Mr. Wheeler
$\mathbf{Fleshiem}$	\mathbf{Milnes}	Toan	$\mathbf{Wilkinson}$
Garvelink	Sabin	Weiss	Withington 12

By unanimous consent.

Mr. Bastone then moved that the bill be ordered to take immediate

effect;

Which motion did not prevail, Mr. Taylor calling for the yeas and nays, and two-thirds of all the Senators elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Doran	Mr. Miller	Mr. Sharp
${f Benson}$	\mathbf{F} ridlender	Morrow	\mathbf{Smith}
${f Beers}$	$\mathbf{Gilbert}$	Park	\mathbf{W} isner
${f Boughner}$	McCormick	Porter	15

NAYS.

Mr. Crocker	Mr. Milnes	Mr. Taylor	Mr. Wheeler
Fleshiem Garvelink	Prindle Sabin	Toan Weiss	Wilkinson Withington
$\mathbf{Holcomb}$			13

On motion of Mr. Milnes.

All further proceedings under the call were dispensed with.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives,) Lansing, June 9, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House substitute for Senate bill No. 46 (House file No. 417), entitled A bill providing for the erection of cottages at the Eastern Michigan Asylum at Pontiac, for the purchase of additional land for said asylum and making provision for the payment for the same.

House bill No. 808 (file No. 431), entitled

A bill to authorize the faculty of the department of literature, science, and the arts, of the University of Michigan to give teachers certificates in certain cases.

Also,

House bill No. 440, entitled

A bill to enable the treasurer of the township of Benton in the county of Berrien to divide certain moneys in the special bridge fund of that township.

Also.

House bill No. 181 (file No. 263), entitled

A bill making an appropriation for the support and expenses of a State

weather service,

Which have passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The first named bill was read a first and second time by its title, and referred to the committee on asylums for the insane.

The second named bill was read a first and second time by its title, and

referred to the committee on university. The third named bill was read a first and second time by its title, and

Pending its reference, On motion of Mr. Beers,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by year and nays, as follows:

YEAS.

Mr. Benson	Mr. Garvelink	Mr. Park	Mr. Toan
Beers	Gilbert .	Porter	Weiss
Boughner	McCormick	Prindle	$\mathbf{Wilkinson}$
Doran	Miller	\mathbf{Sabin}	Withington
Fleshiem	\mathbf{Milnes}	Smith	Wisner
Fridlender	Morrow	Taylor	2

23 0 NAYS.

Title agreed to.

On motion of Mr. Beers,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

The fourth named bill was read a first and second time by its title, and referred to the committee on State affairs.

The President also announced the following:

House of Representatives, Lansing, June 9, 1891.

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

House joint resolution No. 14 (file No. 13), entitled

A joint resolution authorizing the recompilation of "Michigan and Its Resources,"

Which has passed the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The joint resolution was read a first and second time by its title, and, On motion of Mr. Morrow,

Was referred to the committee on finance and appropriations.

The President also announced the following:

House of Representatives, Lansing, June 9, 1891.

To the President of the Senate:

SIR--I am instructed by the House to return to the Senate the following:

Senate bill No. 1 (file No. 27), entitled

A bill to amend the general railroad law, relative to consolidations, being sections 29 and 30 of article 2 of the act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," approved May 1, 1873, being chapter 91 of Howell's annotated statutes, as the same is amended by act number 174 of the laws of 1873, approved June 7, 1873, the same being Howell's sections 3343, 3344 as amended,

And to inform the Senate that the House has amended the same as fol-

lows:

By striking out of line 5 of section 1 the words "approved May 1, 1873."
By inserting in line 6 of section 29 after the words "consolidation of"
the word "the."

By inserting in line 8 of section 29 after the words "number of" the word "the."

By striking out of line 48 of section 29 the word "two" and inserting in lieu thereof the word "said."

By striking out of line 4 of section 30 the word "the" and inserting in lieu thereof the word "and."

By inserting in line 10 of section 30 after the words "known by" the word "the,"

And to further inform the Senate that the House has amended the title so as to read as follows:

A bill to amend the general railroad law relative to consolidations, being sections 29 and 30 of article II of the act entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," being chapter 91 of Howell's annotated statutes as the same is amended by act No. 174 of the laws of 1883, the same being Howell's sections 3343, 3344 as amended.

In the passage of which bill as thus amended the House has concurred

by a majority vote of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the bill,

The Senate concurred, two-thirds of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Boughner Crocker Doran Fleshiem	Mr. Garvelink Gilbert McCormick Miller Milnes Morrow	Mr. Park Porter Prindle Sabin Smith Stevens	Mr. Taylor Toan Weiss Wilkinson Withington Wisner
$\mathbf{Fridlender}$			25

NAYS.

n

The question being on concurring in the amendments made by the House to the title of the bill,

The Senate concurred therein, and the title as so amended was then agreed to.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, Lansing, June 9, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Senate bill No. 3 (file No. 28), entitled

A bill to amend an act entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management, and to fix the duties and liabilities of all railroads and other corporations owning and operating any railroad in this State," approved May 1, 1873, as subsequently amended, by adding three new sections relative to consolidated roads to stand as sections forty-nine, fifty and fifty-one of article two of said act,

And to inform the Senate that the House has amended the same as fol-

By inserting in line 6 of section 1, after the words" as herein" the word "after."

By inserting in line 3 of section 49, after the word "general" the words "or special."

By inserting in line 5 of section 49, after the words "of the State" the

words "respecting railroads."

By inserting in line 8 of section 49, after the words "existing or as" the words "hereafter amended is hereby annulled and abrogated, and every such company shall be."

By inserting in line 9 of section 49, after the words "laws or" the word

"which."

In the passage of which bill as thus amended, the House has concurred by a majority vote of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the bill.

The Senate concurred, two-thirds of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Park	Mr. Taylor
${f Benson}$	Garvelink	Porter	Toan
Beers	$\mathbf{Gilbert}$	Prindle	$\mathbf{W}_{\mathbf{eiss}}$
Boughner	McCormick	Sabin	$\mathbf{Wilkinson}$
Crocker	\mathbf{Miller}	Sharp	Withington
\mathbf{Doran}	Milnes	\mathbf{Smith}	Wisner
Fleshiem	Morrow		2

NAYS.

26 0

The bill was then referred to the committee on engrossment and enrollment for enrollment.

THIRD READING OF BILLS.

House substitute for Senate bill No. 57 (file No. 404), entitled

A bill to repeal act No. 259 of the public acts of 1887, entitled "An act to provide for an Independent Forestry Commission of the State of Michigan, and to define its duties and powers and to provide for the expense thereof,"

Was read a third time and passed, a majority of all the Senators

elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fleshiem	Mr. McCormick	Mr. Prindle
${f Benson}$	$\mathbf{Fridlender}$	\mathbf{Miller}	Smith
\mathbf{Beers}	Garvelink	\mathbf{Milnes}	Wilkinson
Boughner Crocker	$\mathbf{Gilbert}$	Morrow	Withington
Crocker	$\mathbf{Holcomb}$	Porter	Wisner 20

NAYS.

Mr. Sabin Mr. Toan

2

Title agreed to.

House bill No. 446 (file No. 388), entitled

A bill making appropriations for building and repairs at the Michigan

State Prison, at Jackson,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Gilbert	Mr. Prindle	Mr. Toan
${f Benson}$	McCormick	Sabin	\mathbf{Weiss}
${f Beers}$	Miller	\mathbf{Sharp}	$\mathbf{W}_{\mathbf{heeler}}$
Boughner	Morrow	\mathbf{Smith}	$\mathbf{Wilkinson}$
Crocker	Park	Stevens	Withington
Fleshiem	Porter	Taylor	Wisner
Garvelink		•	25

NAYS.

Mr. Holcomb

1

Title agreed to.

On motion of Mr. Withington,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By unanimous consent,

On motion of Mr. McCormick,

The vote by which

Senate substitute for Senate bills Nos. 288 and 304 (file No. 217), entitled

A bill to divide the State of Michigan into twelve congressional districts, Was made the special order for 2 o'clock P. M. tomorrow (Wednesday),

Was reconsidered.

The question then recurring on concurring in the amendments made by the House to the bill,

The Senate non-concurred, a majority of all the Senators elect not voting for concurrence, by yeas and nays, as follows:

YEAS.

Mr. Boughner	Mr. Crocker	Mr. Doran	Mr. Porter	4
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NAYS.

Mr. Bastone	Mr. McCormick	Mr. Sharp	Mr. Weiss
${f Beers}$	\mathbf{Miller}	${f Smith}$	$\mathbf{W}_{\mathbf{heeler}}$
Fleshiem	\mathbf{Milnes}	Stevens	Wilkinson
Garvelink	Morrow	Taylor	Withington
Gilbert	Prindle	Toan	Wisner
Holcomb	Sabin		. 22

Mr. Stevens moved that the Senate adjourn, Which motion did not prevail.

GENERAL ORDER.

On motion of Mr. Sabin,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Wilkinson to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

I.

House substitute bill No. 913 (file No. 407), entitled

A bill to amend section 2 of chapter 3 of act number 243 of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State.

Also,

House bill No. 168 (file No. 396), entitled

A bill to amend an act entitled "An act to establish a bridge district in Bay county, and to provide for the appointment and election of commissioners, and for the construction, care and maintenance of bridges therein, approved January 28, 1889, being act No. 278 of the local acts of 1889.

Also,

House bill No. 448 (file No. 402), entitled

A bill to establish a State road in Bay county to be known as the Bay City and Saginaw State Road.

Also.

House bill No. 832 (file No. 403), entitled

A bill to establish a State road in the township of Merritt, county of Bay. Also,

House bill No. 508 (file No. 374), entitled

A bill to provide for an extension of the East Saginaw and Au Sable State road in Bay county, Michigan, now known as the Kawkawlin road, to be known as the "Center avenue extension of the Kawkawlin road," and to provide for the opening and improvement of the same,

Have made no amendments thereto, and have directed their chairman to

report the same back to the Senate, and recommend their passage.

II.

The committee of the whole have also had under consideration

House substitute bill No. 135 (file No. 428), entitled

A bill to amend sections 1, 8, 9, 10, 12 and 15 of act No. 276, of the

public acts of 1889, entitled "An act for the protection of game,"

Have made sundry amendments thereto, and have directed their chairman to report the same back to the Senate, asking concurrence therein, and recommend its passage.

R. R. WILKINSON, Chairman.

Report accepted.

The first named bills were placed on the order of third reading of bills. On motion of Mr. Wilkinson,

The Senate concurred in the amendments made to the second named bill, and the same was placed on the order of third reading of bills.

On motion of Mr. Miller,

The Senate adjourned.

Lansing, Wednesday, June 10, 1891.

The Senate met and was called to order by the President.

Religious exercises by Rev. C. H. Beale.

Roll called: a quorum present.

Absent without leave: Mr. Fleshiem.

On motion of Mr. Boughner,

Mr. Fleshiem was granted leave of absence for the day.

On motion of Mr. Bastone,

Leave of absence was granted to himself until this afternoon.

SPECIAL ORDER OF THE DAY.

The special order of the day being the consideration of the following

Resolved, That the Engrossing and Enrolling Clerk, V. W. Bruce, and the assistant Engrossing and Enrolling Clerk, Jennie M. Pyne, be and they are each hereby allowed the extra compensation of \$2 per day during the present session of the Legislature for extra work done by them,

The President having announced that the time for the consideration of

the same had arrived,

The question being on the adoption of the resolution,

Mr. Brown moved its adoption.

Mr. Miller moved that the resolution be amended by inserting after the name "Jennie M. Pyne" the following: "and Thomas Farrell clerk of the committee on cities and villages;

Which motion to amend prevailed.

Mr. Crocker moved to further amend the bill by including the name of

F. S. Isham, clerk of the committees on railroads and fisheries.

Which motion to amend did not prevail, Mr. Milnes calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

 Crocker Gilbert	Mr. Mugford Taylor	Mr. Wheeler	Mr. Wisner
	Ŋ	NAYS.	
Benson Beers Boughner Brown Doran Fridlender	Mr. Garvelink Holcomb Miller Milnes Morrow	Mr. Park Prindle Sabin Sharp Smith ion of the resolutio	Mr. Stevens Toan Weiss Wilkinson Withington

Pending the taking of a vote thereon,

Mr. Stevens moved that there be a call of the Senate;

Which motion did not prevail.

The question being on the adoption of the resolution,

The resolution was then adopted, the Senators voting thereon, by year and nays, as follows:

YEAS.

Mr. Brown	Mr. Park	Mr. Smith	Mr. Wheeler
\mathbf{Doran}	${f Prindle}$	Stevens	Wilcox
Holcomb	Sabin	Toan	$\mathbf{Wilkinson}$
\mathbf{Miller}	\mathbf{Sharp}	Weiss	Withington
Mugford	•		17

NAYS.

PRESENTATION OF PETITIONS.

No. 537. By Mr. Holcomb: Resolution of the board of supervisors of Montmorency county, in favor of the local taxation of railroads.

Referred to committee on railroads.

No. 537. By Mr. Mugford: Petition of Chas F. Runner and 27 other citizens of Oceana county, in favor of an appropriation of \$200,000 by the State for the World's Fair.

Referred to the committee on State affairs.

REPORTS OF STANDING COMMITTEES.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 321 (file No. 252), entitled

A bill to amend an act entitled "An act to incorporate the city of Midland," approved February 21, 1887, being act No. 354 of the local acts of the year 1887,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

JOHN S. BEERS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Prindle,

The rules were suspended, two-thirds of all the Senators present voting

therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

B B C: D	enson eers oughner rown rocker oran ridlender	Mr. Garvelink Gilbert Holcomb Miller Milnes Morrow Mugford	Mr. Park Prindle Sabin Sharp Smith Stevens Taylor	Mr. Toan Wheeler Wilcox Wilkinson Withington Wisner
r:	riaienaer	Mugiora	Taylor	21

NAYS.

Title agreed to.

On motion of Mr. Prindle,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 449 (file No. 365), entitled

A bill to authorize the common council of the city of Bay City to borrow money to repair and rebuild the bridge across the Saginaw river within

the Bay county bridge district, known as the 23d Street bridge,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

JOHN S. BEERS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Gilbert,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Garvelink	Mr. Park	Mr. Toan
\mathbf{Beers}	$\mathbf{Gilbert}$	${f Prindle}$	$\mathbf{Wheeler}$
${f Boughner}$	$\mathbf{Holcomb}$	${f Sabin}$	\mathbf{Wilcox}
\mathbf{Brown}	\mathbf{Miller}	\mathbf{Sharp}	Wilkinson
Crocker	\mathbf{Milnes}	${f Smith}$	Withington
Domn	Morrow	Taylor	Wisner
$\mathbf{Fridlender}$	$\mathbf{Mugford}$	·	26

NAYS.

Title agreed to.

On motion of Mr. Gilbert,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 381 (file No. 363), entitled

A bill to authorize the common council of the city of West Bay City to borrow money to rebuild and repair the bridge across the Saginaw river, within the Bay county bridge district, known as the Twenty-third Street bridge,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be dis-

charged from the further consideration of the subject.

J. S. BEERS, Chairman.

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Report accepted and committee discharged.

On motion of Mr. Gilbert,

The rules were suspended, two-thirds of all the Senators present voting

therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Garvelink	Mr. Park	Mr. Taylor
${f Beers}$	$\mathbf{Gilbert}$	${f Prindle}$	Toan
Boughner	$\mathbf{Holcomb}$	Sabin	Wilcox
Brown	Miller	Sharp	Wilkinson
Crocker	\mathbf{Milnes}	${f Smith}$	Withington
Doran	Morrow	${f Stevens}$	\mathbf{Wisner}
$\mathbf{Fridlender}$	\mathbf{M} ugford	•	26

NAYS.

Title agreed to.

On motion of Mr. Gilbert,

By a vote of two-thirds all the Senators elect, the bill was ordered to take immediate effect.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 542 (file No. 155), entitled

A bill to establish permanent dock, safety, sanitary and building lines along the shores and margins and in the waters and on the bed of Grand river, within the corporate limits of the city of Grand Rapids; and to provide for the building and maintaining of suitable masonry walls along such lines; and to authorize the city of Grand Rapids to acquire private property for such public use,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendments thereto, recommending that the amendments

be concurred in:

Sec. 13, add the following to end of said section:

"And from thenceforth it shall not be lawful for any riparian proprietor upon said stream to build or erect any structure in or on, or in any manner encroach upon, that portion of said river within the lines so established as aforesaid."

Sec. 31, strike out all of paragraph 2 of said section.

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

JOHN S. BEERS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Doran,

The Senate concurred in the amendments made to the bill by the committee.

On motion of Mr. Doran,

The rules were then suspended, two-thirds of all the Senators present voting therefor, and the bill as amended was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Gilbert	Mr. Prindle	Mr. Weiss
\mathbf{Beers}	Holcomb	Sabin	Wheeler
Boughner	\mathbf{M} iller	Sharp	Wilcox
\mathbf{Brown}	\mathbf{Milnes}	Smith	Wilkinson
Crocker	Morrow	Taylor	Withington
Doran	Mugford	Toan	Wisner
Garvelink	Park		26

0

NAYS.

Title agreed to.

On motion of Mr. Doran,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, June 9, 1891.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following resolution: Resolved, That a respectful message be sent to the Senate asking the Senate to return to the House,

House substitute for House bills Nos. 54, 66, 249 and 500 (file No. 430),

entitled

A bill to provide for the election of a county commissioner of schools, for the appointment of school examiners, and to define the duties and fix the compensation for the same, and to repeal all existing acts or parts of acts conflicting with the provisions of this act,

Which has been adopted by the House by a majority vote of all the

members.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

On motion of Mr. Taylor,

The message was laid on the table.

The President also announced the following:

House of Representatives, Lansing, June 9, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Senate bill No. 206 (file No. 141), entitled

A bill to provide for a State Board of Inspectors to have the complete management and control of the State Prison at Jackson, the State House of Correction and Reformatory at Ionia, the Michigan Asylum for Insane Criminals at Ionia, the branch of the State Prison at Marquette, the Reform School for Boys at Lansing, and the Industrial Home for Girls at Adrian, and to abolish all existing boards and to annul all existing appointments,

And to inform the Senate that the House has amended the same as

follows:

By striking out of line 2 of section 6 the figures "\$2500" and inserting in lieu thereof the figures "\$1500."

By striking out of line 3 of section 6 the words "twelve hundred" and

inserting in lieu thereof the words "one thousand."

By striking out of line 4 of section 6 the words "twelve hundred dollars with board" and inserting in lieu thereof the words "one thousand dollars."

By striking out of lines 5 and 6 of section 6 the words "with board."

18

By striking out of line 8 of section 6 the words "two thousand" and inserting in lieu thereof the words "fifteen hundred."

By striking out of line 10 of section 6 the figures "\$1500" and inserting

in lieu thereof the figures "\$1000."

And further to inform the Senate that the House has amended the title

to the same so that it shall read as follows:

A bill to provide for a State board of inspectors who shall perform the duties now performed by the advisory board in the matter of pardons and who shall have the complete management and control of the State Prison at Jackson, the House of Correction and Reformatory at Ionia, the Michigan Asylum for Insane Criminals at Ionia, the branch of the State Prison at Marquette, the Reform School for boys at Lansing, and the Industrial Home for Girls at Adrian, and to abolish all existing boards and to annul all existing appointments.

In the passage of which bill as thus amended the House has concurred by a majority vote of all the members elect, and has ordered the same to take

immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully, LYMAN A. BRANT.

Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the bill.

Mr. Wisner moved that there be a call of the Senate;

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the Senate was called by the Secretary and Mr. Porter was reported as absent without leave.

On motion of Mr. Park,

The Sergeant-at-Arms was dispatched with instructions to bring in the absentee.

On motion of Mr. Wisner,

All further proceedings under the call were dispensed with.

The question being on concurring in the amendments made by the House to the bill,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson	Mr. Crocker Doran	Mr. Miller Morrow	Mr. Sharp Smith
Beers	Fridlender	Mugford	Stevens
Boughner Brown	Gilbert McCormick	Park	\mathbf{W} isner

NAYS.

Mr. Garvelink	Mr. Sabin	Mr. Weiss	Mr. Wilkinson
Holcomb	Taylor	Wheeler	Withington
\mathbf{Milnes}	Toan	Wilcox	11

The question being on concurring in the amendments made by the House to the title of the bill,

The Senate concurred therein and the title as so amended was then agreed to.

The bill was then referred to the committee on engrossment and enroll-

ment for enrollment.

THIRD READING OF BILLS.

House bill No. 913 (file No. 407), entitled

A bill to amend section 2 of chapter 3 of act No. 243 of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing, and preservation of bridges within this State,"

Was read a third time and passed, a majority of all the Senators

elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Beers Boughner Brown Fridlender Garvelink	Mr. Gilbert McCormick Miller Milnes Mugford	Mr. Park Prindle Sabin Sharp Smith	Mr. Toan Weiss Wilkinson Withingto Wisner	
	N.A	YS.		0

Title agreed to.

House bill No. 168 (file No. 396), entitled

A bill to amend an act entitled "An act to establish a bridge district in Bay county and to provide for the appointment and election of commissioners, and for the construction, care and maintenance of bridges therein," approved January 28, 1889, being act No. 278 of the local acts of 1889,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Beers Boughner Brown Crocker Fridlender	Mr. Gilbert McCormick Miller Milnes Morrow	Mr. Mugford Park Prindle Sabin Smith	Mr. Stevens Taylor Toan Wilkinson Wisner	01
Garvelink	•			21
	N.	AYS.		0

Title agreed to.

On motion of Mr. Miller,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 448 (file No. 402), entitled

A bill to establish a State road in Bay county, to be known as the Bay

City and Saginaw State road,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Beers Boughner Fridlender Garvelink Gilbert	Mr. McCormick Miller Mugford Park	Mr. Sabin Sharp Smith Taylor	Mr. Wheeler Wilkinson Withington Wisner
	N	AYS.	0

NAYS.

Title agreed to.

On motion of Mr. Toan,

By a vote of two thirds of all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 832 (file No. 403), entitled

A bill to establish a State road in the township of Merritt, county of

Bay,
Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Boughner	Mr. McCormick	Mr. Sabin	Mr. Weiss
\mathbf{Brown}	\mathbf{Miller}	Sharp	. Wheeler
\mathbf{Doran}	Morrow	Smith	Wilcox
$\mathbf{Fridlender}$	Mugford	Taylor	$\mathbf{Wilkinson}$
Garvelink	${f Prindle}$	Toan	Wisner
$\mathbf{Gilbert}$			

NAYS.

21 0

Title agreed to.

On motion of Mr. Gilbert,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 508 (file No. 374), entitled

A bill to provide for an extension of the "East Saginaw and Au Sable State Road" in Bay county, Michigan, now known as the "Kawkawlin Road" to be known as the "Center avenue extension of the Kawkawlin Road" and to provide for the opening and improvement of the same,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Beers	Mr. Holcomb	Mr. Sabin	Mr. Toan	
${f Boughner}$	$\mathbf{McCormick}$	${f Smith}$	\mathbf{W} eiss	
Doran	\mathbf{Miller}	Stevens	Wilkinson	
Garvelink	Morrow	\mathbf{Taylor}	\mathbf{Wisner}	
$\mathbf{Gilbert}$	$\mathbf{Mugford}$	•		18

NAYS.

Mr. Brown

1

Title agreed to.

On motion of Mr. Gilbert,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House substitute bill No. 135 (file No. 428), entitled

A bill to amend sections 1, 8, 9, 10, 12 and 15 of act number 276, of the public acts of 1889, entitled "An act for the protection of game,"

Was read a third time, and

Pending the taking of a vote upon its passage,

Mr. Doran moved that there be a call of the Senate;

Which motion did not prevail.

Mr. Taylor moved to reconsider the vote by which the motion that there be a call of the Senate did not prevail.

Mr. Milnes moved that the motion to reconsider do lie on the table;

Which motion did not prevail.

The question then being on the motion to reconsider,

The same prevailed.

The question then recurring on the motion that there be a call of the Senate.

The same prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the Senate was called by the Secretary and Messrs. Benson, Porter and Stevens were reported absent without leave.

On motion of Mr. Crocker,

Leave was granted to himself to offer an amendment to the bill under the operation of the call.

Whereupon, Mr. Crocker, by unanimous consent, moved to amend the

bill as follows:

By striking out of line 2 of section 15 the word "yacht;" Which motion prevailed and the bill was so amended.

On motion of Mr. Beers,

Leave was granted to himself to offer an amendment to the bill under the operation of the call.

Whereupon, Mr. Beers, by unanimous consent, moved to amend the bill

as follows:

By striking out of lines 4 and 5 of section 1 the words "between the fifteenth day of September and the fifteenth day of October" and inserting in lieu thereof the words "between the fifteenth day of October and the first day of November;"

Which motion prevailed and the bill was so amended, Mr. Prindle calling for the yeas and nays, and the Senators voting thereon, by yeas and

nays, as follows:

YEAS.

Mr. Beers Mr. Gilbert Boughner McCormick Crocker Miller	Mr. Morrow Mugford Smith	Mr. Weiss Wilcox Wisner	12
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NAYS.

Mr. Brown	Mr. Prindle	Mr. Taylor	Mr. Wheeler	
Garvelink	Sharp	Toan	Withington	
Holcomb	-		9	9

On motion of Mr. Park,

All further proceedings under the call were dispensed with.

The question being on the passage of the bill as amended, On motion of Mr. Sharp,
The bill was then laid on the table.
On motion of Mr. Prindle,
The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present.

REPORTS OF STANDING COMMITTEES.

By the committee on public lands:

The committee on public lands, to whom was referred

House concurrent resolution authorizing the Governor to issue a patent to Claudius Harris for the north part of the east $\frac{1}{3}$ part of the north $\frac{1}{2}$ of section No. 16, in town 2 north of range 11 east, containing 40 acres of land,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend its adoption, and ask to be discharged from the further consideration of the subject.

E. T. MUGFORD, Chairman.

Report accepted and committee discharged.

The concurrent resolution was referred to the committee of the whole, and placed on the general order.

By unanimous consent,

Mr. Fridlender presented the following petitions:

No. 538. By Mr. Fridlender: Petition of C. H. Hicks and 15 other citizens of the village of Oscoda, asking for the incorporation of said village into a city.

Referred to committee on cities and villages.

No. 539. By Mr. Fridlender: Petition of Paul Petigrue and 12 other residents of the same place; same subject.

Same reference.

MESSAGE FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, June 10, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Senate bill No. 89 (file No. 35), entitled

A bill to amend sections 2, 7, 8, 15, and 17, of act No. 262, of the session

laws of 1889, entitled "An act for the winding up of mining and manufacturing corporations, whose charters have expired," and to repeal sections 12, 13, and 14 of said act No. 262,

And to inform the Senate that the House has amended the same as fol-

lows:

By striking out all after the word "accessible" in line 23 of section 2, and inserting after the word "accessible" the following: "The circuit judge shall, upon satisfactory proof thereof, make an order that such proceedings may be had against the stockholders named in the articles of association of such company, and upon obtaining such order it shall then be sufficient to state in such bill of complaint the names of the stockholders as they appear in said articles of association,"

In the passage of which bill as thus amended the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the bill,

On motion of Mr. Boughner,

The bill was placed upon the order of unfinished business.

The President also announced the following:

House of Representatives, Lansing, June 10, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 331 (file No. 94), entitled

A bill for the organization of township school districts in the upper peninsula,

Which has passed the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on education and public schools.

The President also announced the following:

House of Representatives, Lansing, June 10, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Senate bill No. 108 (file No. 49), entitled

A bill making appropriations for the State Board of Fish Commissioners for the year ending June 30, 1892, and the year ending June 30, 1893.

In the passage of which bill, the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives. The message was received. On motion of Mr. Park,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

MOTIONS AND RESOLUTIONS.

Mr. Bastone offered the following resolution:

Resolved, That a respectful message be sent to the House, asking the return of

House substitute bill No. 54 (file No. 430), entitled

A bill to provide for the election of a county commissioner of schools, for the appointment of school examiners, and to define the duties and fix the compensation for the same, and to repeal all existing acts or parts of acts conflicting with the provisions of this act.

The question being on the adoption of the resolution,

The resolution was adopted, Mr. Milnes calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Brown	Mr. Miller	Mr. Porter	
${f Benson}$	Doran	Morrow	\mathbf{Sharp}	
\mathbf{Beers} ,	$\mathbf{Fridlender}$	$\mathbf{Mugford}$	\mathbf{Smith}	
$\mathbf{Boughner}$	$\mathbf{Gilbert}$	Park	Wisner	16

NAYS.

Mr. Crocker	Mr. Milnes	Mr. Taylor	Mr. Wheeler
Garvelink	$\mathbf{Prindle}$	Toan	Wilkinson
$\mathbf{Holcomb}$	\mathbf{Sabin}	Weiss	Withington 12

By unanimous consent.

The committee on Soldiers' Home made the following report:

By the committee on Soldiers' Home:

The committee on Soldiers' Home, to whom was referred

House bill No. 13, entitled

A bill authorizing the Board of Managers of the Michigan Soldiers' Home to sell certain real estate now belonging to the State of Michigan, and to apply the proceeds of such sale to the improvement of the grounds of that institution,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendments thereto, recommending that the amendments be concurred in:

By striking out of line 5 of section 2 the words "for the improvement of the grounds of such institution, to be accounted for the same as other public moneys," and inserting in lieu thereof the words, "as follows; not exceeding two thousand dollars for the improvement of the grounds; not exceeding one thousand dollars for a barn; the remainder for repairs and improvement of the buildings, the money to be expended under the direction of the board of managers, and to be accounted for by them as are other public funds,"

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

C. B. BOUGHNER, Chairman.

Report accepted and committee discharged.

On motion of Mr. Boughner,

The Senate concurred in the amendments made to the bill by the committee.

The bill as amended was referred to the committee on finance and appropriations.

SPECIAL ORDER OF THE DAY.

The special order of the day being the consideration by the committee of the whole, of

Senate bill No. 289 (file No. 167), entitled

A bill to amend section 3 of article 3 of an act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," approved May 1, 1873, being act number 198 of the session laws of 1873, to provide for the taxation of railroad property, and to repeal the following: Section 33 of an act approved March 28, 1846, entitled "An act to authorize the sale of the Central Railroad, and to incorporate the Michigan Central Railroad Company;" section 21 of an act approved May 4, 1846, entitled "An act to incorporate the Grand River Valley Railroad Company;" section 2 of an act approved May 18, 1846, entitled "An act in regard to the Eric and Kalamazoo Railroad Company;" section 31, of an act approved May 9, 1846, entitled "An act to authorize the sale of the Southern Railroad, and incorporate the Michigan Southern Railroad Company;" and section 9 of an act approved February 13, 1855, entitled "An act to authorize the consolidation of the Detroit & Pontiac and the Oakland & Ottawa Railroad Company, so as to form a continuous line from Detroit to Lake Michigan, under the name of the Detroit & Milwaukee Railroad Company."

Also,

House bill No. 6 (file No. 32), entitled

A bill to provide for the taxation of railway or railroad companies organized and existing under any special act or acts of incorporation or consolidation, or which have heretofore been taxed under any special act or acts, and to repeal all acts or parts of acts inconsistent with the provisions of this act.

Also,

House bill No. 850 (file No. 313), entitled

A bill to amend section 15 of article 4 of act No. 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management, and fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," being compiler's section 3377 of Howell's annotated statutes, as amended by act No. 234, public acts of 1885, approved June 10, 1885, and as amended by act No. 261 of public acts of 1887, approved June 27, 1887, and act 26 of the session laws of 1889,

Also,

House substitute bill No. 7 (file No. 354), entitled

A bill to amend section 3 of article 3 of act number 174 of the public acts of 1883, entitled, "An act to amend sections 7, 30, 36, and 41 of article 2, and sections 3 and 5 of article 3, and section 14 of article 4, and to add two new sections to article 2, to stand as sections 45 and 46, and a new section to article 5 to stand as section 22 of an act entitled 'An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," approved, May 1, 1873 being act No. 198, session laws of 1873. The section hereby amended is section 3360 of Howell's annotated statutes, volume three,

And the President having announced that the time for the consideration

of the same had arrived,

On motion of Mr. Wilkinson,

The Senate went into committee of the whole, whereupon,

The President called Mr. Weiss to the chair.

After some time spent therein the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

I.

Senate bill No. 289 (file No. 167), entitled

A bill to amend section 3 of article 3, of an act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," approved May 1, 1873, being act No. 198 of the session laws of 1873, to provide for the taxation of railroad property, and to repeal the following: Section 33 of an act approved March 28, 1846, entitled "An act to authorize the sale of the Central railroad and to incorporate the Michigan Central Railroad Company;" section 21 of an act approved May 4, 1846, entitled "An act to incorporate the Grand River Valley Railroad Company;" section 2 of an act approved May 18, 1846, entitled "An act in regard to the Erie & Kalamazoo Railroad Company;" section 31 of an act approved May 9, 1846, entitled "An act to authorize the sale of the Southern Railroad, and incorporate the Michigan Southern Railroad Company;" and section 9 of an act approved February 13, 1855, entitled "An act to authorize the consolidation of the Detroit and Pontiac and the Oakland and Ottawa Railroad Company, so as to form a continuous line from Detroit to Lake Michigan, under the name of the Detroit and Milwaukee Railroad Company."

Also, House bill No. 6 (file No. 32), entitled

A bill to provide for the taxation of railway or railroad companies organized and existing under any special act or acts of incorporation or consolidation, or which have heretofore been taxed under any special act or acts, and to repeal all acts or parts of acts inconsistent with the provisions of this act,

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage:

II.

The committe of the whole have also had under consideration

House substitute bill No. 7 (file No. 354), entitled

A bill to amend section 3, of article 3, of act No. 174 of the public acts of 1883, entitled, "An act to amend sections 7, 30, 36 and 41 of article 2, and sections 3 and 5 of article 3, and section 14 of article 4, and to add two new sections to article 2, to stand as sections 45 and 46, and a new section to article 5, to stand as section 22, of an act entitled 'An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," approved May 1, 1873, being act No. 198, session laws of 1873. The section hereby amended is section 3360 of Howell's annotated statutes, volume 3.

Have directed their chairman to report progress and ask leave to sit

again.

J. M. WEISS, Chairman.

Report accepted.

The first named bills were placed on the order of third reading of bills.

On motion of Mr. Weiss,

The Senate granted leave for a further consideration of the second named bill by the committee of the whole.

On motion of Mr. Milnes, The Senate adjourned.

Lansing, Thursday, June 11, 1891.

The Senate met and was called to order by the President.

Roll called: a quorum present.

Absent without leave: Mr. Fleshiem.

REPORTS OF STANDING COMMITTEES.

By the committee on public buildings:

The committee on public buildings to whom was referred

Senate joint resolution No. 8 (file No. 3), entitled

A joint resolution authorizing the Board of State Auditors to exchange certain property owned by the State for certain property located in the city of Lansing, to be used and occupied as a residence for the Governor, and to make certain repairs and improvements thereon,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without recommendation, and ask to be discharged from the further considera-

tion of the subject.

JOHN S. BEERS, Chairman.

Report accepted and committee discharged.

The joint resolution was referred to the committee of the whole and placed on the general order.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, June 10, 1891.

To the President of the Senate:

Sir—I am instructed to return to the House the following: Substitute for Senate bills Nos. 288 and 304 (file No. 190), entitled A bill to divide the State into twelve congressional districts,

Which bill the House amended as follows:

By striking out of section 1 in line 4 the word "counties," and inserting therein the word "states;" also by striking out in line 5 the words "of the several counties," and inserting in said line after the words "to be" the word "respectively."

By striking out of line 8 of section 1 the words "and fifteenth," and inserting in said line after the word "eleventh" the words "twelfth and;" also by adding in line 9 after the word "Detroit" the words "and the town-

ship of Greenfield in the county of Wayne."

By inserting in line 11 of section 1 before the word "the" the words "Jackson and;" also by striking out of line 12 the word "Greenfield;" also by striking out of line 13 the words "Grosse Point" and "Hamtramck;" also by striking out of line 14 the word "twelfth."

By striking out of line 15 of section 1 the word "Jackson;" also by inserting in line 16 of said section after the word "Calhoun" the word

"Kalamazoo."

By striking out of line 17 of section 1 the word "Kalamazoo" and inserting in lieu thereof the word "Cass;" also by striking out of line 18 in said section the word "Cass" and inserting in lieu thereof the word "Allegan."

By striking out of line 19 of section 1 the words "Allegan" and "and;" and inserting in line 20 after the word "Kent" the words "and Ionia."

By inserting in line 24 of section 1 after the word "Macomb" the words "the townships of Grosse Point and Hamtramck in the county of Wayne, and the fifteenth ward in the city of Detroit."

By striking out of line 27 of section 1, the words "Montcalm, Gratiot," and inserting therein the word "Muskegon;" also by striking out of line 28 of said section the words "Mason, Lake, Wexford, Manistee, Benzie, Leelanaw and Manitou."

By striking out of line 30 of section 1 the words "Clare," "Roscommon" and "Crawford;" also by striking out of line 31 of said section the words "and Manitou," and inserting in said line after the word "Cheboygan" the word "and."

By inserting in line 32 before the word "Isabella" the words "Montcalm," "Gratiot;" also by striking out of line 33 the words "Lake, Mason, Manistee, Wexford" and inserting therein the words "Clare, Roscommon," and inserting after the word "Missaukee" the word "Crawford;" also by striking out of line 34 the words "Benzie," "Leelanaw."

By inserting in line 36 of section 1 after the word "Menominee" the

word "Dickinson,"

And in which amendments the Senate has non-concurred.

And now to inform the Senate that the House does not recede from said amendments and that the House has directed the Speaker to appoint a committee of five, to act with a like committee on the part of the Senate as a committee on conference, and asks that the Senate appoint such a committee to act with said House committee when appointed as a committee on conference.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

On motion of Mr. Crocker,

The President was directed to appoint five Senators to act upon a conference committee in relation to the bill.

The President also announced the following:

House of Representatives, Lansing, June 10, 1891.

To the President of the Senate:

SIR-I am instructed by the House to return to the Senate the following: '

Substitute for House bills Nos. 54, 66, 249 and 500 (file No. 430), entitled

A bill to provide for the election of a county commissioner of schools, for the appointment of school examiners and to define the duties and fix the compensation for the same, and to repeal all existing acts or parts of acts conflicting with the provisions of this act,

In compliance with the request of the Senate asking the return of the

same.

1891.]

Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives.

The message was received.

Mr. Bastone moved that the vote by which the bill was passed be recorsidered.

Which motion prevailed, Mr. Milnes calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Boughner Doran	Mr. Fridlender Gilbert McCormick Miller	Mr. Morrow Mugford Park Porter	Mr. Sharp Smith Wilcox Wisner	17

NAYS.

Mr. Brown Crocker	Mr. Milnes Prindle	Mr. Taylor Toan	Mr. Wheeler Wilkinson
Garvelink	Sabin	Weiss	Withington
$\mathbf{Holcomb}$	Stevens		14

The question being upon the passage of the bill,

Mr. Bastone asked the consent of the Senate to offer certain amendments to the same.

The question being on the reception of the amendments for considera-

tion,

The amendments were received, Mr. Milnes calling for the yeas and nays, and the Senators voting thereon, by yeas and nays as follows:

YEAS.

Mr.	Bastone Benson Beers Boughner Brown	Mr. Doran Fridlender Gilbert McCormick Miller	Mr. Morrow Mugford Park Porter	Mr. Sharp Smith Wilcox Wisner	18
	DIOMI	WEILIGI		•	10

NAYS.

Mr. Crocker	Mr. Prindle	Mr. Taylor	Mr. Wheeler
Garvelink Holcomb	Sabin Stevens	Toan Weiss	Wilkinson Withington
\mathbf{Milnes}			. 13

Mr. Milnes thereupon rose to a point of order, his point of order being that the bill having been agreed to by both Houses was not now in a position to be amended.

The chair declared the point of order as not well taken.

The question being on the passage of the bill,

Mr. Bastone moved to amend the bill as follows:

By striking out of line 3 of section 1 the words "fourth" and "in June" and inserting in lieu thereof the words "second" and "of October;"

Which motion prevailed and the bill was so amended. Mr. Bastone then moved to amend the bill as follows:

By striking out of line 5 of section one the words "on the fourth Tuesday of August next following" and inserting in lieu thereof the words "immediately after his or her election and qualification:"

Which motion prevailed and the bill was so amended. Mr. Bastone then moved to amend the bill as follows:

By striking out of line 7 of section one the words "fourth" and "June" and inserting in lieu thereof the words "second" and "October;"

Which motion prevailed and the bill was so amended. Mr. Bastone then moved to amend the bill, as follows:

By inserting in line 25 of section 1 after the words "public instruction" the words "such county commissioner shall perform and exercise all the powers and duties now performed and exercised by the secretary of the county board of school examiners and such other duties as this act prescribes;"

Which motion prevailed and the bill was so amended.

Mr. Crocker, by unanimous consent, then moved to amend the bill, as follows:

By striking out of line 1 of section 4 the words "The county commissioner" and inserting in lieu thereof the words "The board of school examiners:"

Which motion prevailed and the bill was so amended.

Mr. Crocker, by unanimous consent, then moved to amend the bill, as ollows:

By striking out of line 5 of section 4 the word "commissioner" and inserting in lieu thereof the words "board of school examiners;"

Which motion prevailed and the bill was so amended.

Mr. Crocker, by unanimous consent, then moved to amend the bill as follows:

By striking out of line 6 of section 4 the words "his or her" and inserting in lieu thereof the word "the;"

Which motion prevailed and the bill was so amended.

Mr. Crocker, by unanimous consent, then moved to amend the bill as follows:

By inserting in line 6 of section 4, after the word "judgment," the words, "of the board of school examiners;"

Which motion prevailed and the bill was so amended.

Mr. Crocker, by unanimous consent, then moved to amend the bill as follows:

By striking out of line 5 of section 8 the words "himself or herself" and inserting in lieu thereof the words "the board of school examiners;"

Which motion prevailed and the bill was so amended.

Mr. Crocker, by unanimous consent, then moved to amend the bill as follows:

By striking out of line 2 of section 12 the words "county commissioner of schools" and inserting in lieu thereof the words "board of county school examiners;"

Which motion did not prevail.

Mr. Crocker, by unanimous consent, then moved to amend the bill as follows:

By striking out of line 1 of section six the words "county commissioner in his or her" and inserting in lieu thereof the words "board of school examiners in its;"

Which motion prevailed and the bill was so amended.

Mr. Morrow, by unanimous consent, then moved to amend the bill as follows:

By striking out of line 1 of section 7 the words "the board of school examiners" and inserting in lieu thereof the words "a majority of the board of school examiners, of which majority the commissioner shall be one;"

Which motion prevailed and the bill was so amended.

Mr. McCormick, by unanimous consent, then moved to amend the bill as follows:

By striking out of line 6 of section 8 the words "him or her" and inserting in lieu thereof the words "the board;"

Which motion prevailed and the bill was so amended.

The question being on the passage of the bill,

Mr. Crocker moved that the bill be re-referred to the committee on education and public schools.

Mr. Brown moved as an amendment, that the bill be referred to the committee on judiciary and ordered printed;

Which motion to amend did not prevail.

The question then being on Mr. Crocker's motion to re-refer the bill to the committee on education and public schools,

The same did not prevail, Mr. Milnes calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Brown Crocker Garvelink Holcomb	Mr. Milnes Prindle Sabin Stevens	Mr. Taylor Toan Weiss	Mr. Wheeler Wilkinson Withington 12
покошо	Омеленя		12

NAYS.

Mr. Bastone	Mr. Doran	Mr. Miller	Mr. Sharp	
${f Benson}$	\mathbf{F} ridlender	Mugford	\mathbf{Smith}	
Beers	$\mathbf{Gilbert}$	Park	Wilcox	
Boughner	McCormick	Porter	\mathbf{Wisner}	16

Mr. Taylor moved that the bill be reprinted as amended, and referred to the committee of the whole;

Which motion did not prevail, Mr. Bastone calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Garvelink	Mr. Prindle	Mr. Taylor	Mr. Wheeler
Holcomb	\mathbf{Sabin}	Toan	Wilkinson
\mathbf{Milnes}	${f Stevens}$	$\mathbf{W}_{\mathbf{e}_{\mathbf{i}}\mathbf{s}\mathbf{s}}$	Withington 15

NAYS.

Mr. Bastone	Mr. Crocker	Mr. Miller	Mr. Sharp	
${f Benson}$	\mathbf{Doran}	Morrow	\mathbf{Smith}	
\mathbf{Beers}	\mathbf{F} ridlender	Mugford	Wilcox	
Boughner	$\mathbf{Gilbert}$	Park	\mathbf{W} isner	
Brown	McCormick	Porter		19

Mr. Taylor moved that the bill as amended be read;

Mr. Park moved as an amendment that a further reading of the bill be dispensed with:

Which motion to amend prevailed.

Mr. Morrow moved to reconsider the vote by which the further reading of the bill as amended was dispensed with;

Which motion prevailed.

Mr. Park thereupon withdrew his motion to amend by dispensing with the further reading of the bill.

The question then recurring on the original motion, that the bill as

amended be read,

The same prevailed.

The bill as amended was then read, and

Pending the taking of a vote upon its passage;

Mr. Bastone, by unanimous consent, moved to amend the bill as follows: By striking out of line 11 of section one the words "next after their appointment" and inserting in lieu thereof the figures "1891;"

Which motion prevailed and the bill was so amended.

The question being on the passage of the bill,

Mr. Bastone moved that there be a call of the Senate;

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the Senate was called by the Secretary and Mr. Fleshiem was reported as absent without leave.

On motion of Mr. Withington,

All further proceedings under the call were dispensed with.

The question being on the passage of the bill,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Doran	Mr. Morrow	Mr. Sharp
Benson	${f Fridlender}$	$\mathbf{Mugford}$	\mathbf{Smith}
Beers	Gilbert	Park	Wilcox
Boughner	McCormick	Porter	Withington
Brown	\mathbf{M} iller	Sabin	Wisner
Crocker			21

NAYS.

Mr. Garvelink	Mr. Prindle	Mr. Taylor	Mr. Wheeler	8
Holcomb	Stevens	Weiss	Wilkinson	
Title agreed to.	•			

SPECIAL ORDER OF THE DAY.

The special order of the day being the further consideration of Senate bill No. 150 (file No. 211), entitled

A bill making ten hours a legal day's work,

And the President having announced that the time for the consideration of the same had arrived.

On motion of Mr. Park,

The further consideration of the bill was made the special order for 2 o'clock, P. M.

The President announced the following:

To the Senate:

In conformity with the request of the House and the direction of the Senate, I hereby appoint Messrs. Crocker, Bastone, Miller, Sharp and Garvelink as members of a committee on conference in reference to

Substitute for Senate bills Nos. 288 and 304 (file No. 190), entitled

A bill to divide the State into twelve congressional districts.

JOHN STRONG. President of the Senate.

By unanimous consent,

Mr. Gilbert offered the following concurrent resolution:

WHEREAS, A certain investigation into the management of the Industrial Home for Girls at Adrian has been instigated by Margaret Scott, Superintendent of said Industrial Home; and

WHEREAS, Said investigation has been made without the authority or

consent of either branch of the Legislature; therefore,

Resolved by the Senate (the House of Representatives concurring), That the Board of State Auditors be and is hereby instructed not to audit, and the Auditor General be and is hereby instructed not to draw his warrant for any claim that may be presented for expense incurred in the couduct of said investigation.

The question being on the adoption of the concurrent resolution,

On motion of Mr. Milnes,

The resolution was made the special order for 2 o'clock P. M.

On motion of Mr. Smith,

The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present.

Absent without leave: Mr. Fleshiem.

SPECIAL ORDER OF THE DAY.

The special order of the day being the further consideration of Senate bill No. 150 (file No. 211), entitled

A bill making 10 hours a legal day's work,

And the President having announced that the time for the consideration of the same had arrived, the bill being upon the order of third reading of bills.

The bill was read a third time, and

Pending the taking of a vote upon its passage,

Mr. Doran moved that the bill be amended as follows:

By striking out the following proviso from section 3:

Provided however, That nothing herein contained shall prevent or prohibit employer or employé from making such contract as they may mutually desire with reference to the number of hours and the extra compensation to be paid therefor."

The question being on the reception of the amendment for considera-

tion,

On motion of Mr. Doran,

The Senate took a recess for ten minutes.

AFTER RECESS.

The Senate met and was called to order by the President.

A quorum present.

The question being on the reception for consideration of the amendment offered by Mr. Doran,

The same was not received, Mr. Doran calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr.	Doran Milnes	Mr.	Morrow Prindle	Mr.	Stevens Taylor	Mr.	Wheeler Withington	8
			$\mathbf{N}A$	YS.				
Mr.	Bastone Beers Boughner Brown Crocker	Mr.	Fridlender Garvelink Holcomb McCormick	Mr.	Miller Park Porter Sabin	Mr.	Smith Wilcox Wilkinson Wisner	17

Mr. Park then moved that the bill be amended, as follows:

By striking out of lines 11 and 12 of section 1 the words "at the regular per diem rate" and inserting in lieu thereof the words "extra compensation for such over time or extra hours."

The question being on the reception of the amendment for considera-

The same was received, Mr. Taylor calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Doran	Mr. Morrow	Mr. Stevens
Benson	Fridlender	\mathbf{Park}	Taylor
Beers	Garvelink	Porter	Wilcox
Boughner	$\mathbf{Holcomb}$	\mathbf{Sabin}	$\mathbf{Wilkinson}$
Brown	Miller	Sharp	Withington
Crocker	\mathbf{Milnes}	\mathbf{Smith}	Wisner
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24 0

NAYS.

The question then being on the motion to amend, made by Mr. Park, The motion prevailed and the bill was so amended.

Mr. Park, by unanimous consent, then moved to amend the bill as follows:

By inserting in line 5 of section 2 after the word "hours" the words "as such days work;"

Which motion prevailed and the bill was so amended.

The question then being on the passage of the bill as amended,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

Mr. Fridlender	Mr. Morrow	Mr. Sharp
Garvelink	Mugford	\mathbf{Smith}
$\mathbf{Gilbert}$	Park	Stevens
$\mathbf{Holcomb}$	Porter	Wilcox
McCormick	Prindle	$\mathbf{Wilkinson}$
Miller	\mathbf{Sabin}	Withington
Milnes		26
	Garvelink Gilbert Holcomb McCormick Miller	Garvelink Mugford Gilbert Park Holcomb Porter McCormick Prindle Miller Sabin

NAYS.

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SPECIAL ORDER OF THE DAY.

The special order of the day being the consideration of the following concurrent resolution:

Whereas, A certain investigation into the management of the Industrial Home for Girls at Adrian has been instigated by Margaret Scott, superintendent of said Industrial Home; and

Whereas, Said investigation has been made without the authority or

consent of either branch of the Legislature; therefore

Resolved by the Senate (the House of Representatives concurring), That the Board of State Auditors be and is instructed not to audit, and the Auditor General be and is hereby instructed not to draw his warrant for any claim that may be presented for expense incurred in the conduct of said investigation,

And the President having announced that the time for the consideration

of the same had arrived,

The question being on the adoption of the concurrent resolution,

On motion of Mr. Gilbert,

The consideration of the resolution was made the special order for tomorrow at 10 o'clock A. M.

REPORTS OF STANDING COMMITTEES.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 695 (file No. 199), entitled

A bill to authorize and empower the council of the village of Red Jacket, in the county of Houghton, to borrow money for the purpose of building and constructing a system of sewerage in the said village of Red Jacket and issue the bonds of said village therefor,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

JOHN S. BEERS, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 312 (file No. 393), entitled A bill to amend section 1 of act No. 289 of the local acts of 1867, entitled "An act to incorporate the village of Lyons," approved March 1, 1867,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

JOHN. S. BEERS, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 731 (file No. 392), entitled

A bill to authorize the village of Paw Paw in the county of Van Buren to raise money to make public improvements in said village, to issue bonds therefor and to provide for the levy of taxes therein to pay the same,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without recommendation, and ask to be discharged from the further consideration of the subject.

JOHN S. BEERS, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 822 (file No. 395), entitled

A bill to reincorporate the village of Lake City in the county of Missaukee and State of Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without recommendation, and ask to be discharged from the further consideration of the subject.

JOHN S. BEERS, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on finance and appropriations:

The committee on finance and appropriations, to whom was referred

House bill No. 241 (file No. 286), entitled

A bill to make an appropriation for the erection of water closets in the State Normal School in Ypsilanti, and for providing the necessary sewer connections therewith.

Respectfully report that they have had the same under consideration and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

PETER GILBERT, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on finance and appropriations:

The committee on finance and appropriations, to whom was referred

House bill No. 323 (file No. 281), entitled

A bill providing for the erection of two cottages, one for male and one for female patients; for additional fire protection, for repairs to roofs and for enlarging the electric light plant at the Northern Michigan Asylum, Traverse City, Michigan, and making appropriations therefor,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate with the accompanying amendments thereto, recommending that the amendments

be concurred in:

By striking out of line 1 of the title the words "two cottages, one for male and one for female patients" and inserting in lieu thereof the words "one cottage for patients."

By striking out of line 2 of section 1 the word "thirty" and inserting in lieu thereof the word "fifteen."

By striking out of line 3 of section 1 the word "two" and inserting in

lieu thereof the word "one."

By striking out of line 3 of section 1 the words "one for fifty male and one for fifty female."

By striking out of line 2 of section 3 the words "forty-one" and inserting in lieu thereof the words "twenty-six."

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

PETER GILBERT, Chairman.

Report accepted and committee discharged.

On motion of Mr. Gilbert,

The Senate concurred in the amendments made to the bill and title by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

By the committee on finance and appropriations:

The committee on finance and appropriations, to whom was referred

House bill No. 219 (file No. 325), entitled

A bill making an appropriation for the building of two colony houses and making necessary improvements at Michigan Asylum for the insane,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendments thereto, recommending that the amendments be concurred in:

By striking out of line 3 of section 1 the figures "\$30,100" and insert-

ing in lieu thereof the figures "\$17,600."

By striking out of line 3 of section 1 the word "two" and the figures "\$25,000" and inserting in lieu thereof the word "one" and the figures **\$12.500.**"

By striking out of line 2 of section 3 the figures "\$30,100" and inserting

in lieu thereof the figures "\$17,600."

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

PETER GILBERT, Chairman.

Report accepted and committee discharged.

On motion of Mr. Gilbert,

The Senate concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor the following:

Senate bill No. 176 (file No. 186), entitled

A bill to provide for the incorporation of regiments and companies of the Deutscher Landwehr-Untersteutzungs-Verein.

Senate bill No. 173 (file No. 194), entitled A bill to revise and amend act No. 216 of the session laws of 1871, entitled "An act to incorporate the city of Hastings," approved March 11, 1871, as revised and amended by the several act revisionary and amendatory thereof, and to repeal all acts and parts of acts inconsistent herewith.

Senate bill No. 206 (file No. 141), entitled

A bill to provide for a State board of inspectors who shall perform the duties now performed by the advisory board in the matter of pardons and who shall have the complete management and control of the State Prison at Jackson, the State House of Correction and Reformatory at Ionia, the Michigan Asylum for Insane Criminals at Ionia, the branch of the State Prison at Marquette, the Reform School for boys at Lansing, and the Industrial Home for Girls at Adrian, and to abolish all existing boards and to annul all existing appointments.

Also,

Senate bill No. 134 (file No. 218), entitled

A bill to regulate the uniformity of and to provide text books in all public schools throughout the State and the distribution of the same, and to repeal all statutes and acts contravening the provisions of this act.

Also,

Senate bill No. 1 (file No. 27), entitled

A bill to amend the general railroad law, relative to consolidations, being sections 29 and 30 of article 2 of the act entitled, "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," being chapter 91 of Howell's annotated statutes, as the same is amended by act number 174 of the laws of 1883, the same being Howell's sections 3343 and 3344 as amended.

Also.

Senate bill No. 3 (file No. 28), entitled A bill to amend an act entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management, and to fix the duties and liabilities of all railroads and other corporations owning and operating any railroad in this State," approved May 1, 1873, as subsequently amended, by adding three new sections relative to consolidated roads to stand as sections forty-nine, fifty and fifty-one of article two of said act.

C. B. BOUGHNER, Chairman.

Report accepted.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives,) Lansing, June 11, 1891. \(\)

To the President of the Senate:

SIR—I am instructed by the House to transmit the following, entitled House bill No. 543, entitled

A bill providing for the appointment, defining the duties and fixing the compensation of a stenographer for the police court of Grand

Rapids, State of Michigan,
Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to

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take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

ĽÝMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

MOTIONS AND RESOLUTIONS.

On motion of Mr. Holcomb.

Senate bill No. 243 (file No. 96), entitled

A bill to authorize the township board of the township of Nunda, in Cheboygan county, to raise money to make public improvements in the township of Nunda,

Was taken from the table, On motion of Mr. Holcomb,

The bill was referred to the committee on counties and townships.

By unanimous consent,

The committee on House of Correction at Marquette made the following report:

By the committee on House of Correction at Marquette:

The committee on House of Correction at Marquette, to whom was referred

Senate bill No. 283 (file No. 177), entitled

A bill to amend section 60 of act No. 258 of the public acts of the year 1887, entitled "An act to regulate and govern the State House of Correction and branch of the State Prison in the upper peninsula," approved June 27, 1887,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

JOHN R. BENSON, Chairman.

Report accepted and committee discharged.

On motion of Mr. Benson,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by year and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Porter	Mr. Stevens
${f Benson}$	$\mathbf{Gilbert}$	${f Prindle}$	\mathbf{Toan}
${f Beers}$	$\mathbf{Holcomb}$	Sabin	Wilcox
Boughner	McCormick	Sharp	Withington
Brown	\mathbf{Miller}	${f Smith}$	Wisner
Fridlender	,		21

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NAYS.

Title agreed to.

On motion of Mr. Benson,

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By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

On motion of Mr. Benson,

House bill No. 128 (file No. 282), entitled

A bill to provide for the incorporation of union churches and societies.

Was taken from the table. On motion of Mr. Benson,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill having been read a third time was then passed, a majority of all

the Senators elect voting therefor, by year and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Morrow	Mr. Toan
${f Benson}$	Gilbert	Mugford	$\mathbf{W}\mathbf{heeler}$
\mathbf{Beers}	Holcomb	Park	Wilcox
Boughner	McCormick	Sharp	Withington
\mathbf{Brown}	\mathbf{M} iller	Smith	Wisner
Fridlender	Milnes		22

NAYS.

Mr. Prindle Mr. Sabin

Title agreed to.

On motion of Mr. Miller,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

On motion of Mr. Wilcox,

House joint resolution No. 12, entitled

A joint resolution authorizing the Board of State Auditors to make certain improvements on certain property owned by the State,

Was taken from the table. On motion of Mr. Wilcox.

The rules were suspended, two-thirds of all the Senators present voting therefor, and the joint resolution was placed on its immediate passage.

The joint resolution having been read a third time was then passed, a majority of all the Senators elect voting therefor, by year and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Prindle	Mr. Wheeler
${f Benson}$	Miller	\mathbf{Sabin}	Wilcox
Beers	\mathbf{Milnes}	\mathbf{Sharp}	Withington
${f Brown}$	\mathbf{M} ugford	\mathbf{Smith}	Wisner
\mathbf{F} ridlender	Park	Toan	19

NAYS.

Mr. Gilbert Mr. McCormick Mr. Morrow Mr. Porter Holcomb

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Title and preamble agreed to. On motion of Mr. Wilcox.

By a vote of two-thirds of all the Senators elect, the joint resolution was ordered to take immediate effect.

Mr. Park offered the following resolution:

Whereas, It is claimed that railroad, mining and other corporations paying a specific tax to the State of Michigan are delinquent about \$500,000 to the State; therefore

Resolved, That the Auditor General be and is hereby requested to report to this Senate as soon as possible the name of each corporation delinquent and the amount of tax due.

The question being on the adoption of the resolution,

The resolution was adopted.

THIRD READING OF BILLS.

Senate bill No. 289 (file No. 167), entitled

A bill to amend section 3 of article 3 of an act entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," approved May 1, 1873, being act No. 198 of the session laws of 1873, to provide for the taxation of railroad property and to repeal the following: Section 33 of an act approved March 28, 1846, entitled "An act to authorize the sale of the Central Railroad and to incorporate the Michigan Central Railroad Company;" section 21 of an act approved May 4, 1846, entitled "An act to incorporate the Grand River Valley Railroad Company;" section 2 of an act approved May 1846, entitled "An act in regard to the Erie & Kalamazoo Railroad Company;" section 31 of an act approved May 9, 1846, entitled "An act to authorize the sale of the Southern Railroad and to incorporate the Michigan Southern Railroad Company" and section 9 of an act approved February 13, 1855, entitled "An act to authorize the consolidation of the Detroit & Pontiac, and the Oakland & Ottawa Railroad Companies, so as to form a continuous line from Detroit to Lake Michigan, under the name of the Detroit & Milwaukee Railroad Company,

Was read a third time, and

Pending the taking of a vote upon its passage,

On motion of Mr. Park,

The further consideration of the bill was made the special order for Wednesday next, at 10 o'clock, A. M.

House bill No. 6 (file No. 32), entitled

A bill to provide for the taxation of railway or railroad companies organized and existing under any special act or acts of incorporation or consolidation, or which have heretofore been taxed under any special act or acts, and to repeal all acts or parts of acts inconsistent with the provisions of this act,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone
Benson
Beers

Mr. Garvelink
Gilbert
Holcomb

Mr. Morrow
Mr. Smith
Mugford
Taylor
Porter
Toan

Mr. Boughner Mr. McCormick Mr. Prindle Mr. Wilcox Brown Miller Sabin Withington Sharp 2

NAYS.

Mr. Wisner Title agreed to. 1

UNFINISHED BUSINESS.

The unfinished business of the preceding day being the further consideration, by the committee of the whole, of

House bill No. 850 (file No. 313), entitled

A bill to amend section 15 of article 4 of act No. 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management and fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," being compiler's section 3377 of Howell's annotated statutes, as amended by act number 234, public acts of 1885, approved June 10, 1885, and as amended by act number 261 of public acts of 1887, approved June 27, 1887, and act 26 of the session laws of 1889,

And the order of unfinished business having been reached,

On motion of Mr. Porter,

The Senate went into committee of the whole on the general order and the order of unfinished business, whereupon

The President called Mr. Boughner to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the follow-

ing:

I.

House bill No. 850 (file No. 313), entitled

A bill to amend secton 15 of article 4 of act No. 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management, and fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," being compiler's section 3377 of Howell's annotated statutes, as amended by act No. 234, public acts of 1885, approved June 10, 1885, and as amended by act number 261 of public acts of 1887, approved June 27, 1887, and act 26 of the session laws of 1889,

Have made no amendments thereto and have directed their chairman to

report the same back to the Senate and recommend its passage.

II.

The committee of the whole have also had under consideration

Senate substitute for Senate bills Nos. 277 and 305 (file No. 220), entitled

A bill to divide the State of Michigan into 32 senatorial districts,

Have made sundry amendments thereto, and have directed their chairman to report the same back to the Senate, asking concurrence therein, and recommend its passage.

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III.

The committee of the whole have also had under consideration,

House bill No. 7 (file No. 354), entitled

A bill to amend section 3 of article 3 of act No. 174 of the public acts of 1883, entitled "An act to amend sections 7, 30, 36 and 41 of article 2, and sections 3 and 5 of article 3, and section 14 of article 4, and to add 2 new sections to article 2, to stand as sections 45 and 46, and a new section to article 5, to stand as section 22 of an act entitled 'An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," approved May 1, 1873, being act No. 198, session laws of 1873. The section hereby amended is section 3360 of Howell's annotated statutes, volume three.

Have directed their chairman to report the same back to the Senate, with the recommendation that its further consideration by the committee of the whole be made the special order for Thursday next at 2 o'clock P. M.

C. B. BOUGHNER, Chairman.

Report accepted.

The first named bill was placed on the order of third reading of bills.

On motion of Mr. Boughner,

The Senate concurred in the amendments made to the second named bill, and the same was placed on the order of third reading of bills.

On motion of Mr. Boughner,

The Senate concurred in the recommendation of the committee regarding the third named bill, and the further consideration of the same by the committee of the whole was made the special order for Tuesday next at 2 o'clock P. M.

On motion of Mr. Crocker,

The Senate resumed the order of

THIRD READING OF BILLS.

House bill No. 850 (file No. 313), entitled

A bill to amend section 15 of article 4 of act number 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management, and fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," being compiler's section 3377 of Howell's annotated statutes, as amended by act number 234, public acts of 1885, approved June 10, 1885, and as amended by act number 261 of public acts of 1887, approved June 27, 1887, and act 26 of the session laws of 1889,

Was read a third time, and

Pending the taking of a vote upon its passage,

Mr. Crocker moved that the bill be temporarily and informally passed; Which motion prevailed, Mr. Milnes calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Mr. Fridlender Mr. Morrow Mr. Sharp
Beers Gilbert Mugford Smith
Crocker McCormick Park Wisner
Doran Miller

NAYS.

Milnes Sabin Wheeler Withington	Mr.	Milnes		Mr. Toan Wheeler	Mr. Wilkinson Withington
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Senate substitute for Senate bills Nos. 277 and 305 (file No. 220), entitled

A bill to divide the State of Michigan into 32 Senatorial districts,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Boughner	Mr Doran Fridlender Gilbert Holcomb	Mr. Miller Morrow Mugford Park	Mr. Sharp Smith Wilcox Wisner	
Crocker	McCormick			18

NAYS.

Mr. Brown	Mr. Porter	Mr. Stevens	Mr. Wheeler
Garvelink	${f Prindle}$	\mathbf{Taylor}	Wilkinson
\mathbf{Milnes}	\mathbf{Sabin}	Toan	Withington 12

The question being on agreeing to the title,

Mr. Crocker moved that the title be amended so as to read as follows:

A bill for the apportionment of Senators in the State Legislature;

Which motion to amend the title prevailed, and the title as so amended was then agreed to.

On motion of Mr. Gilbert, The Senate adjourned.

Lansing, Friday, June 12, 1891.

The Senate met and was called to order by the President.

Religious exercises by Rev. C. H. Beale.

Roll called: a quorum present.

Absent without leave: Mr. Weiss.

On motion of Mr. Wheeler,

Mr. Weiss was granted leave of absence for the day.

By unanimous consent, On motion of Mr. Crocker,

Senate bill No. 149, entitled

A bill to divide the State of Michigan into twelve congressional districts,

Was taken from the table.
On motion of Mr. Crocker,

The bill was referred to the select committee on apportionment.

SPECIAL ORDER OF THE DAY.

The special order of the day being the consideration of the following concurrent resolution:

Whereas, A certain investigation into the management of the Iudustrial Home for Girls at Adrian has been instigated by Margaret Scott, Superintendent of said Industrial Home; and

Whereas, Said investigation has been made without the authority or

consent of either branch of the Legislature; therefore,

Resolved by the Senate (the House of Representatives concurring), That the Board of State Auditors be and is hereby instructed not to audit, and the Auditor General be and is hereby instructed not to draw his warrant for any claim that may be presented for expense incurred in the conduct of said investigation, and

The President having announced that the time for the consideration of

the same had arrived,

On motion of Mr. Gilbert.

The concurrent resolution was laid on the table.

BEPORTS OF STANDING COMMITTEES.

By the committee on judiciary: The committee on judiciary, to whom was referred

House bill No. 742 (file No. 311), entitled

A bill to amend section 10 of chapter 138 of the revised statutes of 1846 relative to writs of error and certiorari and being compiler's section 8687 of the statutes of the State of Michigan as compiled and annotated by Andrew Howell,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 577 (file No. 327), entitled

A bill to amend compiler's section 7963 of the compiled laws of 1871, the same being section 9576 of Howell's annotated statutes of this State, relative to new trials and exceptions in criminal cases,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, June 11, 1891.

To the President of the Senate:

Sir.—I am instructed by the House to inform the Senate

That the Speaker of the House has appointed Messrs. Tripp, Barkworth, White, Rockwell and Tinklepaugh as members of the conference committee, appointed to confer with the committee appointed by the Senate concerning the difference between the House and Senate, relative to

Substitute for Senate bills Nos. 288 and 304, entitled A bill to divide the State into 12 congressional districts.

Very respectfully,
LYMAN A. BRANT,
Clerk of the House of Representatives.

The message was received.

The President also announced the following:

House of Representatives, Lansing, June 11, 1891.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following:

House bill No. 930, entitled

A bill to organize the townships of Hematite and Mansfield in the county of Iron, and to provide for the first election therein, and to detach certain territory from the township of Crystal Falls and to attach the same to said new townships and to attach certain other territory to the township of Crystal Falls,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on counties and townships.

The President also announced the following:

House of Representatives, Lansing, June 11, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following: Senate bill No. 232 (file No. 201), entitled

A bill to provide for the incorporation of the High Court of the Independent Order of Foresters for the State of Michigan,

And to inform the Senate that the House has amended the same as follows:

By striking out of line 1 of section 1 the word "court" and inserting in lieu thereof the words "and subordinate courts."

By inserting in line 2 of section 1 after the words "Foresters of" the word "the."

By striking out of line 2 of section 2 the word "court" and inserting in lieu thereof the words "and subordinate courts,"

And to further inform the Senate that the House has amended the title

to read as follows:

A bill to provide for the incorporation of the high and subordinate courts of the Independent Order of Foresters for the State of Michigan.

In the passage of which bill as thus amended, the House has concurred by a majority vote of all the members elect.

Very respectfully. LYMAN A. BRANT.

Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the bill.

The Senate concurred, a majority of all the Senators elect voting there-

for, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Garvelink	Mr. Porter	Mr. Toan
\mathbf{Beers}	$\mathbf{Gilbert}$	${f Prindle}$	$\mathbf{Wheeler}$
Boughner	$\mathbf{Holcomb}$	Sabin	Wilcox
Brown	McCormick	Sharp	Wilkinson
Crocker	\mathbf{Miller}	${f Smith}$	Withington
$\mathbf{Fleshiem}$	Milnes	Stevens	Wisner
Fridlender	Mugford		26

NAYS.

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The question being on concurring in the amendments made by the House to the title of the bill,

On motion of Mr. Crocker,

The Senate concurred therein, and the title as so amended was then agreed to.

The bill was then referred to the committee on engrossment and enroll-

ment for enrollment.

The President also announced the following:

House of Representatives, \ Lansing, June 11, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 540, (file No. 415), entitled

A bill to amend section 4309 of the compiled laws of 1871, as amended by act No. 35 of the public acts of 1881, being section 5772a of Howell's annotated statutes as amended by act number 169 of the public acts of 1883, and act 168 of the public acts of 1889, relative to the title of real property by descent.

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the

Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

The President also announced the following:

House of Representatives, Lansing, June 11, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following concurrent resolution:

WHEREAS, the Hon. Edwin B. Winans, Governor of the State of Michigan, did, on the 27th day of May last, transmit to the Legislature, with a request for favorable consideration, the following communication from Charles R. Whitman, Commissioner of Railroads of this State:—

STATE OF MICHIGAN,
OFFICE OF THE COMMISSIONER OF RAILFOADS.

Hon. Edwin B. Winans, Governor of the State of Michigan:

SIR—From the last published statistics of railways in the United States for the year ending June 30, 1889, it appears that 300 employes were killed and 6,557 injured in that year in coupling and uncoupling cars, being fifty-six per cent of all accident happening to trainmen. I believe that nearly all these accidents would have been avoided by the adoption and use of uniform automatic couplers for freight cars. In the same year 551 employes were killed, and 2,307 injured by overhead obstructions, or by falling from trains and engines, being 23 per cent of all accidents happening to trainmen. A large proportion of these accidents would have been avoided by the adoption and use of the train brake on freight trains.

At the national convention of railroad commissioners, held at Washington on the 3d and 4th of March last, a committee was appointed to urge upon Congress, as soon as possible after the opening of its next regular session, the imperative need for action by that body calculated to hasten and insure the equipment of freight cars throughout the country with uniform automatic couplers, and with train brakes, and the equipment of locomotives with driving-wheel brakes, and to present and urge the passage

of a bill therefor.

The committee was requested, before presenting the bill to the appropriate congressional committee, after published notice, to give a hearing or accredited representatives of such organizations of railroad officials

to employes as might desire to be heard.

In Michigan, the importance of this subject, as to couplers, has been recognized by the passage of act No. 147, laws of 1885, which provides for the introduction and use on all cars owned and operated by any railroad company, or other corporation, doing business in this State, of some form of automatic car coupling, by means of which all cars may be coupled or uncoupled without the necessity of the brakeman, or any other person, passing between the cars. And it is further provided that no freight cars shall be run upon any of the railroads within this State, after the first of January, 1891, unless furnished with safety couplers, as provided by this act.

Experience has demonstrated the utter inefficiency of State legislation to afford adequate protection to trainmen in the performance of their arduous duties. The trainmen must work in blinding storms and in darkness. Frequently he cannot know with what sort of coupler the car is equipped,

nor the height and position of the coupler. There may be dead-woods extending both above and below the drawheads. A foot slips; he miscalculates, or does not miscalculate, he is gone, or is a cripple for life. Cars are constructed of different heights; and this evil is increasing. The trainmen must run over the unequal tops of these cars to set a brake in the darkness, with some bridge ahead, against which he may be dashed; his only protection some ropes dangling from a cross-bar over the track to notify him of the coming danger, and he may have mounted upon the car between the ropes and the bridge. State legislation is clearly inade-The railroads in Michigan must transport cars coming from other States and from other roads. To restrict this would be to paralyze com-The railroad companies are powerless to better the situation. is not so important that a particular type of coupler shall be used, as it is that it shall be a uniform type which may be found upon every car, to whatever road it belongs, and from whatever State it may come. compel the railroad companies doing business in this State to use some approved safety coupler.

We may enforce the employment upon their cars of a power brake, but we cannot control the construction and equipment of cars by companies without the State—cars which are necessarily handled by trainmen in Michigan. Statistics, under equal conditions, repeat themselves. There are lives to be lost, accidents to happen, till the evil shall be corrected—an evil which can only be reached by a power which can insure uniformity, from one end of the land to the other, in coupling devices, and in train

brakes for freight trains.

I would most earnestly recommend the adoption of a concurrent resolution by the honorable Senate and House of Representatives of this State urging upon Congress the grave importance of national legislation in the premises.

Very respectfully yours,

CHAS. R. WHITMAN,

Commissioner of Railroads.

Therefore, be it resolved by the House of Representatives (the Senate concurring), That the Congress of the United States is hereby earnestly requested to enact such legislation as may be necessary to insure the adoption on all railroads in the United States of automatic couplers and train brakes, or such other legislation as may be necessary to ensure the making up and running of trains without compelling railroad employés to enter between or on the tops of cars while the same are in motion.

Resolved further, That the clerks of the two branches of the Legislature forward certified copies of this resolution to all of our Representatives and

Senators in Congress,

Which has been adopted by the House by a majority vote of all the members, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The question being on concurring in the adoption of the concurrent resolution,

The resolution was adopted.

THIRD READING OF BILLS.

House bill No. 850 (file No. 313), entitled

A bill to amend section 15 of article 4 of act No. 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management, and fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," being compiler's section 3377 of Howell's annotated statutes, as amended by act No. 234, public acts of 1885, approved June 10, 1885, and as amended by act No. 261 of public acts of 1887, approved June 27, 1887, and act 26 of the session laws of 1889,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Mugford	Mr. Taylor	
\mathbf{Benson}	Garvelink	Porter	Toan	
\mathbf{Beers}	Gilbert	${f Prindle}$	$\mathbf{W}_{\mathbf{heeler}}$	
Boughner	McCormick	Sabin	Wilcox	
Brown	Miller	\mathbf{Smith}	Wilkinson	
Doran	Morrow	Stevens	$\mathbf{W}\mathbf{isner}$	
Fleshiem				25

NAYS.

0

Title agreed to.

On motion of Mr. Milnes,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By unanimous consent,

The committee on counties and townships made the following reports:

By the committee on counties and townships;

The committee on counties and townships, to whom was referred

House bill No. 930, entitled

A bill to organize the townships of Hematite and Mansfield in the county of Iron, and to provide for the first election therein, and to detach certain territory from the township of Crystal Falls and to attach the same to said new townships and to attach certain other territory to the township of Crystal Falls.

Respectfully report they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from

the further consideration of the subject.

A. C. McCORMICK, Chairman.

Report accepted and committee discharged.

On motion of Mr. Fleshiem.

The rules were suspended, two-thirds of all the Senators present votin therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Morrow	Mr. Taylor
${f Benson}$	Garvelink	Mugford	Toan
Beers	$\mathbf{Gilbert}$	Porter	Wilcox
Boughner	Holcomb	$\mathbf{Prindle}$	Wilkingon
Brown	McCormick	Sabin	Withington
Doran	Miller	Smith	Wisner
Fleshiem	Milnes	Stevens	27
	Ŋ	IAYS.	0

Title agreed to.

On motion of Mr. Fleshiem,

By a vote of two-thirds all the Senators elect, the bill was ordered to take immediate effect.

By the committee on counties and townships:

The committee on counties and townships, to whom was referred

Senate bill No. 243 (file No. 96), entitled

A bill to authorize the township board of the township of Nunda, in Cheboygan county, to raise money to make public improvements in the township of Nunda,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the Senate, with the accompanying amendments thereto, recommending that the amendments be concurred in:

1. By striking out of line 4 of section 1 the word "fifteen," and insert-

ing in lieu therof the word "five."

2. By striking out of lines 4 and 5 of section 1 the words "in making public improvements," and inserting in lieu thereof the words "in building and improving highways and bridges."

3. By inserting in line 8 of section 1 after the word "otherwise," the words "Provided the notice to be given calling for such election shall distinctly state the roads and bridges proposed to be built or improved."

4. By inserting a new section to stand as section 3, to read as follows: "Section 3. All acts or parts of acts inconsistent with the provisions of

this act are hereby repealed."

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

A. C. McCORMICK, Chairman.

Report accepted and committee discharged.

On motion of Mr. McCormick,

The Senate concurred in the amendments made to the bill by the committee.

On motion of Mr. Holcomb,

The rules were suspended, 'two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then need a third time and passed, a majority of all the

Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Fridlender	Mr. Milnes	Mr. Stevens
\mathbf{Beers}	Garvelink	Morrow	Taylor
Boughner	$\mathbf{Gilbert}$	Mugford	Toan

Mr. Brown Crocker Doran	Mr. Holcomb McCormick Miller	Mr. Park Prindle Sabin	Mr. Wilcox Wisner	23
	N	AYS.		. 0

The question being on agreeing to the title,

Mr. Holeomb moved that the title be amended so as to read as follows: A bill to authorize the township board of the township of Nunda, in Cheboygan county, to raise money to be expended in building and improving highways and bridges in the township of Nunda;

Which motion to amend prevailed and the title as so amended was then agreed to.

On motion of Mr. Holcomb,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

UNFINISHED BUSINESS.

The unfinished business before the Senate being the further consideration of

Senate bill No. 89 (file No. 35), entitled

A bill to amend sections 2, 7, 8, 15 and 17 of act No. 262 of the session laws of 1889, entitled "An act for the winding up of mining and manufacturing corporations whose charters have expired," and to repeal sections 12, 13 and 14 of said act No. 262,

And the question being on concurring in the amendments made by the

House to the bill.

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Porter	Mr. Toan
${f Benson}$	Garvelink	Prindle	\mathbf{W} heeler
\mathbf{Beers}	$\mathbf{Gilbert}$	${f Sabin}$	Wilcox
Boughner	McCormick	\mathbf{Smith}	$\mathbf{Wilkinson}$
Brown	\mathbf{M} iller	Stevens	Withington
Crocker	\mathbf{Milnes}	Taylor	Wisner
Doran	$\mathbf{Mugford}$	•	26
	N	AYS.	0

The bill was then referred to the committee on engrossment and enrollment for enrollment.

GENERAL ORDER.

On motion of Mr. Fridlender,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Morrow to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the follow-

ing:

House concurrent resolution authorizing the Governor to issue a patent to Claudius Harris for the north part of the east $\frac{1}{3}$ part of the north $\frac{1}{2}$ of section No. 16, in town 2 north of range 11 east, containing 40 acres of land.

Have made no amendments thereto, and have directed their chairman to

report the same back to the Senate, and recommend its adoption.

Also,

House bill No. 695 (file No. 199), entitled

A bill to authorize and empower the council of the village of Red Jacket, in the county of Houghton, to borrow money for the purpose of building and constructing a system of sewerage in the said village of Red Jacket and issue the bonds of said village therefor.

Also.

House bill No. 312 (file No. 393), entitled

A bill to amend section one of act No. 289, of the local acts of 1867, entitled "An act to incorporate the village of Lyons," approved March 1, 1867.

Also,

House bill No. 731 (file No. 392), entitled

A bill to authorize the village of Paw Paw in the county of Van Buren to raise money to make public improvements in said village, to issue bonds therefor and to provide for the levy of taxes therein to pay the same.

Also,

House substitute bill No. 822 (file No. 395), entitled

A bill to reincorporate the village of Lake City in the county of Missaukee

and State of Michigan.

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

II.

The committee of the whole have also had under consideration

House substitute bill No. 219 (file No. 325), entitled

A bill making an appropriation for the building of two colony houses, and making necessary improvements at Michigan Asylum for the Insane.

Have made sundry amendments thereto, and have directed their chairman to report the same back to the Senate, asking concurrence therein, and recommend its passage.

J. H. MORROW, Chairman.

Report accepted.

The first named bills and the House concurrent resolution were placed on the order of third reading of bills.

On motion of Mr. Morrow,

The Senate concurred in the amendments made to the second named bill, and the same was placed on the order of third reading of bills.

By unanimous consent,

On motion of Mr. Crocker,

The select committee on apportionment was discharged from the further consideration of

Senate bill No. 149, entitled

A bill to divide the State of Michigan into twelve congressional districts. Mr. Wheeler moved that the Senate take a recess until 2 o'clock, P. M., Which motion prevailed, Mr. Milnes calling for the yeas and nays, and the Senators voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson M Garvelink Holcomb Milnes	r. Morrow Porter Prindle Sabin	Mr. Stevens Taylor Toan Wheeler	Mr. Wilcox Wilkinson Withington
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NAYS.

Crocker McCormick 14	Mr. Bastone Beers Boughner Crocker	Mr. Doran Fridlender Gilbert McCormick	Mr. Miller Mugford Park	Mr. Sharp Smith Wisner	14
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AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present.

By unanimous consent,

On motion of Mr. Crocker,

Senate bill No. 149, entitled

A bill to divide the State of Michigan into twelve congressional districts, Was referred to the committee of the whole and placed on the general order.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, \ Lansing, June 12, 1891.

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

House substitute for Senate bill No. 143 (House file No. 436), entitled A bill to require all corporations, associations, joint stock companies, and persons, natural or artificial, however organized or named, who are engaged in the business of mining, smelting or refining ores in this State, to pay taxes for State and other purposes upon all their property, real and personal; and to repeal act No. 200 of the session laws of 1861, entitled "An act authorizing the supervisors of the several towns in the upper peninsula to assess and collect the State taxes upon all mining companies, real estate or other property," approved March 15, 1861, the same being continuous paragraphs 1186, 1187 and 1188 of Howell's annotated statutes of Michigan, and to repeal act No. 136 of the session laws of 1865, entitled "An act imposing a specific tax upon corporations and chartered companies engaged in the business of mining, smelting and refining ores in this State," approved March 10, 1865, as amended by act No. 191 of the laws of 1867, by act No. 111 of the laws of 1871, and by act No. 59 of the laws of 1872, said act No. 136 of the laws of 1865, as thus amended, being The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Morrow	Mr. Toan
${f Benson}$	$\mathbf{Garvelink}$	Park	$\mathbf{W}_{\mathbf{heeler}}$
${f Boughner}$	$\mathbf{Gilbert}$	Porter	Wilcox
Brown	$\mathbf{Holcomb}$	Prindle	Wilkinson ·
Crocker	McCormick	Sabin	Withington
\mathbf{Doran}	\mathbf{Miller}	\mathbf{Smith}	Wisner
${f Fleshiem}$	\mathbf{Milnes}	Taylor	27
	1	NAYS.	0

Title agreed to.

By unanimous consent,

Mr. Doran presented the following memorial:

No. 540. By Mr. Doran: Memorial of L. A. 3526 K. of L. of Grand Rapids, in favor of the local taxation of railroads.

On motion of Mr. Doran,

The memorial was ordered spread on the Journal, as follows:

Grand Rapids, Mich., June 11, 1891.

Hon. Peter Doran:

I am instructed by L. A. 3526 K. of L. to ask you to use your influence on behalf of a more equable taxation, to make railway property, etc., bear its proper share of municipal taxation. Your past record makes us hopeful that you will help us out in this matter which we think just and equitable.

Very respectfully yours, ROBT. MILNE, Secretary.

On motion of Mr. Smith,

The committee on judiciary was discharged from the further consideration of

Senate bill No. 272 (file No. 98), entitled

A bill to define the tenure of the incumbent of the office of clerk of the recorder's court of the city of Detroit.

On motion of Mr. Smith,

The bill was referred to the committee of the whole and placed on the general order.

On motion of Mr. Milnes,

Leave of absence was granted to himself until Wednesday afternoon next.

THIRD READING OF BILLS.

House bill No. 695 (file No. 199), entitled

A bill to authorize and empower the council of the village of Red Jacket, in the county of Houghton, to borrow money for the purpose of building and constructing a system of sewerage in the said village of Red Jacket and issue the bonds of said village therefor,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Boughner Crocker	Mr. Garvelink Holcomb McCormick Miller	Mr. Morrow Park Sabin Smith	Mr. Toan Wheeler Wilkinson Withington 17
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NAYS.

Mr. Brown

1

Title agreed to.

On motion of Mr. Miller,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House concurrent resolution authorizing the Governor to issue a patent to Claudius Harris for the north part of the east 1 part of the north 1 of section No. 16, in town 2 north of range 11 east, containing 40 acres of land.

Was read a third time, and

The question being on concurring in the adoption of the concurrent

The resolution was adopted, the Senators voting thereon, by year and nays, as follows:

YEAS.

Mr. Bastone Benson Boughner Brown	Mr. Garvelink Gilbert Holcomb McCormick	Mr. Morrow Park Prindle Sabin	Mr. Taylor Toan Wilcox Wilkinson	
Crocker Doran	Miller	\mathbf{Smith}	Wisner	21
	N	AYS		0

Title agreed to.

On motion of Mr. Boughner,

By a vote of two-thirds of all the Senators elect, the concurrent resolution was ordered to take immediate effect.

House bill No. 312 (file No. 393), entitled A bill to amend section 1 of act No. 289 of the local acts of 1867, entitled "An act to incorporate the village of Lyons," approved March 1, 1867,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Garvelink	Mr. Park	Mr. Toan
\mathbf{Beers}	$\mathbf{Gilbert}$	$\mathbf{Prindle}$	Wilcox
Boughner	McCormick	Sabin	$\mathbf{Wilkinson}$
Crocker	\mathbf{M} iller	\mathbf{Smith}	Withington,
Doran	\mathbf{Milnes}	Stevens	Wisner
\mathbf{F} ridlender	Morrow	Taylor	23
		•	

Title agreed to.

On motion of Mr. Smith,

By a vote of two-thirds all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 731 (file No. 392), entitled

A bill to authorize the village of Paw Paw, in the county of Van Buren, to raise money to make public improvements in said village, to issue bonds therefor, and to provide for the levy of taxes therein to pay the same,

Was read a third time, and

Pending the taking of the vote upon its passage,

On motion of Mr. Garvelink, The bill was laid on the table.

House bill No. 822 (file No. 395), entitled

A bill to reincorporate the village of Lake City in the county of Missaukee and State of Michigan,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Park	Mr. Wheeler
${f Benson}$	Gilbert	Prindle	Wilcox
\mathbf{Beers}	$\mathbf{Holcomb}$	Sabin	$\mathbf{Wilkinson}$
Boughner	McCormick	\mathbf{Smith}	Withington
$\mathbf{Fleshiem}$	\mathbf{M} iller	Taylor	Wisner
Fridlender	Morrow	Toan	23
	NT :	A 770	

NAYS.

Title agreed to.

On motion of Mr. Wilkinson,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By unanimous consent,

The committee on cities and villages made the following reports:

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

Senate bill No. 156, entitled

A bill to amend act No. 161, of the session laws of 1855, entitled "An

act to incorporate the village of Three Rivers,"

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the

accompanying substitute therefor, entitled

A bill to amend act No. 161 of the session laws of 1855, entitled "An act to incorporate the village of Three Rivers," approved February 13, 1855, as amended by the following acts, to wit: act No. 205 of the session laws of 1873; act No. 338 of the local acts of 1879; act No. 351 of the local acts of 1881; act No. 478 of the local acts of 1887; act No. 441 of the local acts of 1889; by adding seven new sections to stand as sections 69, 70, 71, 72, 73, 74 and 75,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

JOHN S. BEERS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Beers.

The Senate concurred in the substitute reported for the bill by the committee.

On motion of Mr. Sabin,

The rules were supended, two-thirds of all the Senators present voting therefor, and the bill as substituted was placed on its immediate pass-

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Prindle	Mr. Toan
${f Benson}$	\cdot Gilbert	Sabin ·	$\mathbf{Wheeler}$
\mathbf{Beers}	$\mathbf{Holcomb}$	Sharp	Wilcox
${f Boughner}$	$\mathbf{McCormick}$	${f Smith}$	$\mathbf{Wilkinson}$
$\mathbf{Crocker}$	\mathbf{Miller}	${f Stevens}$	Withington
${f Fleshiem}$	\mathbf{Morrow}	Taylor	Wisner
$\mathbf{Fridlender}$	Park	-	26

NAYS.

0

On motion of Mr. Sabin,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 330 (file No. 302), entitled A bill to amend sections Nos. 2, 3, 5, 10, 16, 22, 32, 33, 35 and 36, and to repeal sections 37, 38, and 39 of an act entitled "An act to incorporate the city of Niles," approved February 12, 1859, and the several acts amendatory thereof.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

J. S. BEERS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Beers,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by year and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Porter	Mr. Toan
${f Benson}$	$\mathbf{Gilbert}$	$\mathbf{Prindle}$	$\mathbf{Wheeler}$
${f Beers}$	$\mathbf{Holcomb}$	${f Sabin}$	Wilcox
${f Boughner}$	McCormick	\mathbf{Sharp}	\mathbf{W} ilkinson
Crocker	\mathbf{Miller}	${f Smith}$	Withington
Fleshiem	Morrow	Taylor	Wisner
Fleshiem Fridlender	Park	•	26

On motion of Mr. Beers,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

On motion of Mr. Garvelink,

Leave of absence was granted to himself for the remainder of the afternoon.

On motion of Mr. Beers,

Leave of absence was granted to himself for the remainder of the afternoon.

GENERAL ORDER.

On motion of Mr. Sabin,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Sabin to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following:

House bill No. 241 (file No. 286), entitled

A bill to make an appropriation for the erection of water closets at the State Normal School in Ypsilanti, and for providing the necessary sewer connections therewith.

Also,

Senate bill No. 272 (file No. 98), entitled

A bill to define the tenure of the incumbent of the office of clerk of the recorder's court of the city of Detroit,

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

MARDEN SABIN, Chairman.

Report accepted.

The above named bills were placed on the order of third reading of bills. By unanimous consent,

The committee on State affairs made the following report:

By the committee on State affairs:

The committee on State affairs, to whom was referred

House substitute for Senate bill No. 171 (file No. 390), entitled

A bill to amend sections 3, 4 and 5 of act No. 206 of the public acts of 1881, entitled "An act to provide for the uniform regulation of certain State institutions, and to repeal section 7 of act No. 148 of the session laws of 1873, act No. 162 of the session laws of 1873, act No. 31 of the session laws of 1875, section 17 of act No. 213 of the session laws of 1875, section 17 of act No. 176 of the session laws of 1877, section 16 of act No. 133 of the session laws of 1879, section 20 of act No. 250 of the session laws of 1879, and all acts or parts of acts contravening the provisions of this act," the same being sections 414, 415 and 416 of Howell's annotated statutes,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate without amendment, and recommend that the bill do pass, and ask to be discharged from

the further consideration of the subject.

GEO. W. SHARP, Chairman.

Report accepted and committee discharged.

On motion of Mr. Sharp,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson Boughner Brown Crocker Fleshiem Fridlender Gilbert	Mr. Holcomb McCormick Miller Morrow Mugford Park Porter	Mr. Prindle Sabin Sharp Smith Stevens Taylor	Mr. Toan Wheeler Wilcox Wilkinson Withington Wisner
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NAYS.

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Title agreed to.

On motion of Mr. Sharp,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

On motion of Mr. Fridlender,

Leave of absence was granted to himself until Tuesday morning next.

On motion of Mr. Holcomb,

Leave of absence was granted to himself until Tuesday morning next.

On motion of Mr. Toan,

Leave of absence was granted to himself until Wednesday morning next.

On motion of Mr. Smith,

The Senate adjourned until Monday next at 9:30 o'clock P. M.

Lansing, Monday, June 15, 1891.

The Senate met and was called to order by the President at 9:30 o'clock P. M.

Roll called: a quorum present.

Absent without leave: Messrs. Brown, Garvelink, Park, Smith, Stevens, Taylor and Withington.

PRESENTATION OF PETITIONS.

No. 541. By Mr. Weiss: Memorial of certain citizens of Detroit against the passage of the bill making the office of clerk of the recorder's court of the city of Detroit elective.

Referred to the committee on judiciary.

On motion of Mr. Weiss,

The memorial was ordered spread on the Journal, as follows:

To the Honorable, the Legislature of the State of Michigan:

The undersigned would respectfully remonstrate against the passage of Senate bill 272, file 98, making the office of clerk of the recorder's court of Detroit an elective office, and taking away from the judge of said court the power to appoint and control his clerical assistants.

For nearly thirty years the judge has appointed the clerk, who acts as his executive officer, and in whom, particularly in a court of criminal jur-

isdiction, he necessarily has to place great confidence.

We believe that the interest of the public will be best subserved by the judges and their subordinate clerical assistants working in harmony, which has been the case under the present law, and this can be best accomplished by allowing the judge to use his discretion in making the appointments of the clerks.

Under the existing statute, the judges have power at any time to remove the clerk and the two assistants for incompetency or neglect in the dis-

charge of their duties.

We respectfully submit that as no complaint has been made as to the management of the office, but on the contrary, it is referred to as a model one, it would be unwise and imprudent to change a system that has been in existence for nearly thirty years.

F. H. Chambers, Associate Judge.

This petition was intended to be presented to my father, Judge Swift, but owing to his present illness I was unwilling to have it submitted to his attention. From what I know of his views on the proper conduct of the office of the clerk of the Recorder's Court, and from opinions he has frequently expressed on its present efficiency, I have no hesitation in saying that if he were able to consider the petition it would receive his most cordial endorsement.

CHAS. M. SWIFT.

Speaking from a long and intimate knowledge of the Recorder's Court and of the manner in which the clerk's office is conducted, I think it would be a very great mistake to take away from the judge the power of appointing the clerk.

JOHN G. HAWLEY, Ex-Prosecuting Attorney of Wayne Co.

I fully concur in all of the above.

JOHN B. WHALEN, Ex-Asst. Pros. Atty.

I fully concur in all of the above.

EDWARD MINOCK,

Ex-Asst. Pros. Attv.

JOHN J. SPEED,

Ex-Circuit Judge and City Counselor.

Geo. Gartner,

Circuit Judge and Ex-Asst. Pros. Atty.

Henry N. Brevoort,

Circuit Judge and Ex-Prosecuting Attorney.

There is no office of a ministerial character within my knowledge where there is greater need of an experienced clerk than clerk of the recorder's court. The position is not one which can be readily filled by any one of ability, but without any practical knowledge of the duties. Few have any appreciation of the exceeding inconvenience to court, to bar and the public at large, which must inevitably result from a change of clerk with each election.

GEORGE S. HOSMER, Circuit Judge. C. J. REILLY, Circuit Judge.

In my opinion no change should be made in the law as it now stands. The relations of the judge and his clerk are of such a nature that the judge ought to have the appointment. This is my opinion based upon many years experience.

EDGAR O. DURFEE,

Probate Judge, Wayne County, Mich.
JAMES V. D. WILLCOX,
Ex.-Pros. Atty.
GEORGE F. ROBISON,
Ex.-Pros. Atty.
SAMUEL W. BURROUGHS,
Pros. Atty.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, June 11, 1891.

To the President of the Senate:

SIR-I am instructed by the House to return to the Senate the following:

Senate bill No. 36 (file No. 139), entitled

A bill to alter the boundary of and detach certain lands from union

school district of the city of Corunna,

In the passage of which bill the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the members elect.

Very respectfully,
LYMAN A. BRANT,
Clerk of the House of Representatives.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, Lansing, June 12, 1891.

To the President of the Senate:

SIB—I am instructed by the House to transmit the following:

House bill No. 768, entitled

A bill to amend section 71 and to add thereto a new section to stand as section 72 of an act entitled "An act to incorporate the city of Hillsdale," approved March 28, 1869, as amended by act No. 253 of the local acts of 1871, approved March 31, 1871, as amended by act No. 344 of the local acts of 1885, approved May 6, 1885.

Also.

House bill No. 874, entitled

A bill to vacate the township of Lincoln in the county of Mason in this State and to incorporate the territory embraced therein in the townships of Hamlin, Amber and Pere Marquette in the said county of Mason.

Which have passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The first named bill was read a first and second time by its title and referred to the committee on cities and villages.

The second named bill was read a first and second time by its title and

referred to the committee on counties and townships. On motion of Mr. Wilkinson,

The Senate adjourned.

Lansing, Tuesday, June 16, 1891.

The Senate met and was called to order by the President.

Religious exercises by Rev. S. R. Cook.

Roll called: a quorum present.

Absent without leave: Messrs. Stevens and Withington.

PRESENTATION OF PETITIONS.

No. 542. By Mr. Park: Petition of Hon. H. S. Pingree, Mayor of Detroit, and about 500 other business men of the city of Detroit in favor of the local taxation of railroads.

Referred to committee on railroads.

No. 543. By Mr. Park: Petition of editorial staff of the Detroit Free Press, same subject.

Same reference.

REPORTS OF STANDING COMMITTEES.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 476 (file No. 126), entitled

A bill to provide for the payment of salaries in lieu of fees to the register

of deeds, clerk and treasurer of counties in this State,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without recommendation, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

MESSAGES FROM THE GOVERNOR.

The President announced the following:

EXECUTIVE OFFICE, Lansing, June 12, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State,

Senate bill No. 3 (file No. 28), being

An act to amend an act entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management, and to fix the duties and liabilities of all railroads and other corporations owning and operating any railroad in this State," approved May 1, 1873, as subsequently amended, by adding three new sections relative to consolidated roads to stand as sections forty-nine, fifty and fifty-one of article two of said act.

Also,

Senate bill No. 1 (file No. 27), being

An act to amend the general railroad law, relative to consolidations, being sections 29 and 30 of article 2 of the act entitled, "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilitie of all railroad and other corporations owning or operating any railroad in this State," being chapter 91 of Howell's annotated statutes, as the same is amended by act number 174 of the laws of 1883, the same being Howell's sections 3343 and 3344 as amended.

EDWIN B. WINANS, Governor.

The message was received.

The President also announced the following:

EXECUTIVE OFFICE, Lansing, June 12, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 108 (file No. 49), being

An act making appropriations for the State Board of Fish Commissioners for the year ending June 30, 1892 and the year ending June 30, 1893. EDWIN B. WINANS, Governor.

The message was received.

MOTIONS AND RESOLUTIONS.

Mr. Bastone moved that

House bill No. 808 (file No 431), entitled

A bill to authorize the faculty of the department of literature, science, and the arts of the University of Michigan to give teachers' certificates in certain cases.

Which had previously been referred to the committee on University,

Be referred to the committees on University and education and public schools jointly.

Pending the taking of a vote thereon,

Mr. Bastone moved that there be a call of the Senate;

Which motion did not prevail.

The question being on the motion to refer to the committees on university and education and public schools jointly,

The same prevailed, Mr. Doran calling for the yeas and nays, and the

Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Miller	Mr. Park	Mr. Smith	
Gilbert	Morrow	Porter	Wilcox	
McCormick	$\mathbf{Mugford}$	${f Sabin}$	Wisner	12

NAYS.

Mr. Brown	Mr. Fridlender	Mr. Prindle	Mr. Wheeler	
Doran	Garvelink	Weiss	Wilkinson	
$\mathbf{Fleshiem}$				9

Mr. Smith offered the following resolution:

Resolved, That John F. Gudenau, clerk of the committee on education and public schools, insurance, labor interests, public health, public lands, public improvements, public buildings, Reform School and Reformatory at Ionia, be and is hereby allowed the extra compensation of \$2.00 per day during the present session of the Legislature.

The question being on the adoption of the resolution, Mr. Porter moved that the resolution do lie on the table;

Which motion prevailed, Mr. Smith calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Boughner Brown	Mr. Crocker Doran Fridlender	Mr. Garvelink Gilbert Mugford	Mr. Porter Prindle	11

NAYS.

Mr. Benson	Mr. Park	Mr. Smith	Mr. Wheeler	
Fleshiem	Sabin	Weiss	Wilkinson	8

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor the following:

Senate bill No. 232 (file No. 201), entitled

A bill to provide for the incorporation of the high and subordinate courts of the Independent Order of Foresters for the State of Michigan.

Also,

Senate bill No. 36 (file No. 139), entitled

A bill to alter the boundary of and detach certain lands from union school district of the the city of Corunna,

Also.

Senate bill No. 89 (file No. 35), entitled

A bill to amend sections 2, 7, 8, 15 and 17, of act No. 262 of the session laws of 1889, entitled "An act for the winding up of mining and manu-

facturing corporations whose charters have expired," and to repeal sections 12, 13 and 14 of said act No. 262.

Also,

Senate bill No. 270 (file No. 189), entitled

A bill providing for the payment by the State of bounties offered to soldiers and sailors under the call of the President of the United States of February 1, 1864, and remaining due to them and their heirs.

C. B. BOUGHNER, Chairman.

Report accepted.

On motion of Mr. Prindle,

House substitute bill No. 135 (file No. 428), entitled

A bill to amend sections 1, 8, 9, 10, 12 and fifteen of act No. 276, of the public acts of 1889, entitled "An act for the protection of game,"

Was taken from the table and placed on the order of third reading of

bills.

Mr. Sharp moved that the committee on judiciary be discharged from the further consideration of

House substitute bill No. 766 (file No. 312), entitled

A bill to provide for a Central Board of Control which shall have the management and control of the State Public School at Coldwater, the Michigan School for the Blind at Lansing, and the Michigan Institution for the Education of the Deaf and Dumb at Flint, to prescribe the powers of said board, to abolish the present boards of said institutions, and to repeal all laws inconsistent with the provisions of this act.

Which motion prevailed, Mr. Prindle calling for the yeas and nays, and

the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Crocker	Mr. Fridlender Gilbert McCormick	Mr. Miller Park Porter	Mr. Sharp Smith Wilcox	13
Crocker				13

NAYS.

Mr. Brown	Mr. Garvelink	Mr. Sabin	Mr. Wheeler
\mathbf{Doran}	Mugford	Taylor	$\mathbf{Wilkinson}$
Fleshiem	$\mathbf{Prindle}$	Weiss	11

On motion of Mr. Sharp,

The bill was referred to the committee of the whole and placed on the general order.

THIRD READING OF BILLS.

House bill No. 241 (file No. 286), entitled

A bill to make an appropriation for the erection of water closets in the State Normal School in Ypsilanti, and for providing the necessary sewer connections therewith,

Was read a third time and passed, a majority of all the Senators

elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Park	Mr. Smith	
${f Benson}$	$\mathbf{Gilbert}$	Porter	Taylor	
${f Beers}$	McCormick	$\mathbf{Prindle}$	Weiss	
${f Brown}$	\mathbf{Miller}	Sabin	$\mathbf{Wheeler}$	
$\mathbf{Fleshiem}$	Mugford	\mathbf{Sharp}	Wilkinson	
Fridlender	9	•		21
	N	AYS.		. 0

NAYS.

Title agreed to.

On motion of Mr. McCormick,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By unanimous consent, On motion of Mr. Doran,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the committee of the whole was discharged from the further consideration of

Senate bill No. 266 (file No. 213), entitled

A bill to provide for the levy of a tax upon the business of fishing for profit in the waters within the State of Michigan and the waters of the Great Lakes within the jurisdiction of the State.

On motion of Mr. Doran.

The bill was re-referred to the committee on fisheries. House substitute bill No. 135, (file No. 428), entitled

A bill to amend sections 1, 8, 9, 10, 12 and 15 of act number 276 of the public acts of 1889, entitled "An act for the protection of game,"

Was read a third time, and

Pending the taking of a vote upon its passage, Mr. Prindle moved to amend the bill as follows:

By striking out of lines 4 and 5 of section 1 the words "between the fifteenth day of October and the first day of November" and inserting in lieu therefor the words "between the fifteenth day of September and the fifteenth day of October only."

The question being upon the reception for consideration of the amend-

ment offered by Mr Prindle,

The amendment was received, Mr. Prindle calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fleshiem	Mr. Porter	Mr. Taylor	
${f Benson}$	$\mathbf{Fridlender}$	$\mathbf{Prindle}$	\mathbf{W} heeler	
${f Beers}$	Garvelink	\mathbf{Sabin}	Wilcox	
Boughner	\mathbf{M} iller	Sharp	Wilkinson	
Brown	Mugford	•		18

NAYS.

Mr. Park Mr. Weiss 3 Mr. Smith

The question being on the motion to amend made by Mr. Prindle, The same prevailed, Mr. Prindle calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Brown Doran Fleshiem	Mr. Fridlender Garvelink Mugford Porter	Mr. Prindle Sabin Sharp Taylor	Mr. Wheeler Wilcox Wilkinson Wisner	17
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NAYS.

Mr. Beers	Mr. Park	Mr. Smith	Mr. Weiss	
Boughner				5

Mr. Prindle, by unanimous consent, moved to amend the bill as follows: By striking out of line 2 of section 1 the word "ten."

Which motion prevailed and the bill was so amended.

The question being upon the passage of the bill as amended,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Prindle	Mr. Wheeler	
${f Benson}$	Garvelink	Sabin	Wilcox	
${f Brown}$	Mugford	Sharp	$\mathbf{Wilkinson}$	
Doran	Porter	Taylor	\mathbf{W} isner	
$\mathbf{Fleshiem}$		•		17

NAVS

		NAIS.		
Mr. Beers Boughner	Mr. Gilbert Park	Mr. Smith	Mr. Weiss	6

The question being on agreeing to the title,

Mr. Garvelink moved that the title be amended by striking out the word "ten" in line one of the title;

Which motion prevailed, and the title as so amended was then agreed to.

On motion of Mr. Prindle,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By unanimous consent,

On motion of Mr. Brown,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the committee of the whole was discharged from the further consideration of

Senate bill No. 201, entitled

A bill to repeal sections 1 and 2 of act 190 of the public acts of 1883 being an act to provide for the erection, organization and management of an asylum for insane criminals, and substituting two sections therefor.

On motion of Mr. Brown,

The bill was re-referred to the committee on asylums for criminal insane.

GENERAL ORDER.

On motion of Mr. Porter,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Porter to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the fol-

lowing:

I.

House bill No. 323 (file No. 281), entitled

A bill providing for the erection of one cottage for patients, for additional fire protection, for repairs to roofs and for enlarging the electric light plant at the Northern Michigan Asylum, Traverse City, Michigan, and making appropriations therefor,

Have made no amendments thereto, and have directed their chairman to

report the same back to the Senate, and recommend its passage.

II.

The committee of the whole have also had under consideration

House bill No. 476 (file No. 126), entitled

A bill to provide for the payment of salaries in lieu of fees to the register of deeds, clerk and treasurer of counties in this State,

Have directed their chairman to report progress and ask leavé to sit again.

GEO. F. PORTER, Chairman.

Report accepted.

The first named bill was placed on the order of third reading of bills.

On motion of Mr. Porter,

The Senate granted leave for a further consideration of the second named bill by the committee of the whole.

On motion of Mr. Park,

The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present.

Absent without leave: Messrs. Stevens and Withington.

SPECIAL ORDER OF THE DAY.

The special order of the day being the consideration, by the committee of the whole, of

House substitute bill No. 7 (file No. 354), entitled

A bill to amend section 3 of article 3 of act number 174 of the public acts of 1883, entitled, "An act to amend sections 7, 30, 36, and 41 of article 2, and sections 3 and 5 of article 3, and section 14 of article 4, and to add two new sections to article 2, to stand as sections 45 and 46, and a new section to article 5 to stand as section 22 of an act entitled 'An act to revise the laws providing for the incorporation of railroad companies,

and to regulate the running and management and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," approved, May 1, 1873 being act No. 198, session laws of 1873. The section hereby amended is section 3360 of Howell's annotated statutes, volume three,

And the President having announced that the time for the consideration

of the same had arrived,

On motion of Mr. Boughner,

The Senate went into committee of the whole, whereupon

The President called Mr. Wheeler to the chair.

After some time spent therein the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration

House substitute bill No. 7 (file No. 354), entitled

A bill to amend section 3, of article 3, of act No. 174 of the public acts of 1883, entitled, "An act to amend sections 7, 30, 36 and 41 of article 2, and sections 3 and 5 of article 3, and section 14 of article 4, and to add two new sections to article 2, to stand as sections 45 and 46, and a new section to article 5, to stand as section 22, of an act entitled 'An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," approved May 1, 1873, being act No. 198, session laws of 1873. The section hereby amended is section 3360 of Howell's annotated statutes, volume three,

Have directed their chairman to report progress and ask leave to sit again.

A. O. WHEELER, Chairman.

Report accepted.

On motion of Mr. Wheeler,

The Senate granted leave for a further consideration of the above named bill by the committee of the whole

PRESENTATION OF PETITIONS.

No. 544. By Mr. Park: Petition of J. W. Gillespie and 40 other voters of Detroit, in favor of the local taxation of railroads.

Referred to the committee on railroads.

Mr. Park moved that the Senate adjourn;

Which motion did not prevail. On motion of Mr. Park,

Leave of absence was granted to himself for the remainder of the day.

By unanimous consent,

Mr. Smith presented the following petition:

No. 545. By Mr. Smith: Petition of Anthony J. Clemens and sixty other citizens and taxpayers of the city of Detroit, in favor of the bill making the office of the clerk of the recorder's court elective.

Referred to the committee on judiciary.

On motion of Mr. Smith,

The petition was ordered spread on the Journal, as follows:

To the Senate:

We, the undersigned taxpayers and electors of the city of Detroit, do

respectfully petition your honorable body to pass Senate bill No. 272 (file No. 98), entitled

A bill to define the tenure of the incumbent of the office of clerk of

the recorder's court of the city of Detroit.

The bill tends to make the incumbent of the office directly responsible to the people, and is in the line of local self government. It is safe to say that nine-tenths of the people of the city are in favor of the bill.

MESSAGES FROM THE GOVERNOR.

The President announced the following:

EXECUTIVE OFFICE, Lansing, June 12, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 176 (file No. 186), being

An act to provide for the incorporation of regiments and companies of the Deutscher Landwehr-Untersteutzungs-Verein.

Senate bill No. 173 (file No. 194), being

An act to revise and amend act No. 216 of the session laws of 1871, entitled "An act to incorporate the city of Hastings," approved March 11, 1871, as revised and amended by the several acts revisionary and amendatory thereof, and to repeal all acts and parts of acts inconsistent herewith. EDWIN B. WINANS, Governor.

The message was received.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, June 16, 1891.

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

House substitute bill No. 881 (file No. 425), entitled

A bill to authorize the township of Huron, county of Wayne, State of Michigan, to raise money to make public improvements in said township, and to provide for the levy of taxes therein to pay the same,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrence of the Senate is

respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on counties and townships.

MOTIONS AND RESOLUTIONS.

On motion of Mr. Mugford, Senate bill No. 309, entitled

A bill to authorize the village of Fremont, Newaygo county, to raise

money to make public improvements in said village, to issue bonds therefor, and provide for the levy of taxes therein to pay the same,

Was taken from the table. On motion of Mr. Mugford,

The bill was then re-referred to the committee on cities and villages.

THIRD BEADING OF BILLS.

House substitute bill No. 219 (file No. 325), entitled

A bill making an appropriation for salaries of medical staff, purchase of land and making necessary improvements at Michigan Asylum for the

Was read a third time, and

Pending the taking of a vote upon its passage,

Mr. Sabin asked consent to offer an amendment for consideration.

The question being upon its reception for consideration,

The amendment was not received, Mr. Taylor calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Prindle	Mr. Smith	Mr. Wheeler
Fleshiem	Sabin	Taylor	Wilkinson
Garvelink	Sharp	Weiss	Wisner 12

NAYS.

Mr. Bastone	Mr. Crocker	Mr. McCormick	Mr. Mugford	
Beers	Doran	Miller	Porter	
Boughner	Fridlender	Morrow	Wilcox	
Brown	Gilbert	22011011	***************************************	14

The question being upon the passage of the bill,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fleshiem	Mr. Mugford	Mr. Weiss	
${f Benson}$	${f Fridlender}$	Porter	\mathbf{W} heeler	
\mathbf{Beers}	Garvelink	$\mathbf{Prindle}$	Wilcox	
Boughner	$\mathbf{Gilbert}$	Sabin	$\mathbf{Wilkinson}$	
Brown	McCormick	Sharp	\mathbf{Wisner}	
Crocker	\mathbf{M} iller	${f Smith}$		26
Doran	Morrow	Taylor		
		•		

NAYS.

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The question being on agreeing to the title, Mr. Gilbert moved that the title be amended by striking out the word "two" and the word "houses" where they occur in the title and inserting in lieu thereof the word "one" and the word "house;"

Which motion prevailed and the title as so amended was then agreed to.

On motion of Mr. Gilbert,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 323 (file No. 281), entitled

A bill providing for the erection of one cottage for patients, for additional fire protection, for repairs to roofs and for enlarging the electric light plant at the Northern Michigan Asylum, Traverse City, Michigan, and making appropriations therefor,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fleshiem	Mr. Mugford	Mr. Taylor	
${f Benson}$	${f Fridlender}$	Porter	$\mathbf{W}_{\mathbf{eiss}}$	
\mathbf{Beers}	Garvelink	${f Prindle}$	$\mathbf{Wheeler}$	
Boughner	$\mathbf{Gilbert}$	Sabin	Wilcox	
Brown	McCormick	Sharp Smith	Wilkinson	
Crocker	\mathbf{M} iller	${f Smith}$	Wisner	
Doran	Morrow			26

NAYS.

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Title agreed to.

On motion of Mr. Doran,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

GENERAL ORDER.

On motion of Mr. Morrow,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Crocker to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

T.

Senate bill No. 149, entitled

A bill to divide the State of Michigan into twelve Congressional discricts.

Have made no amendments thereto and have directed their chairman to report the same back to the Senate and recommend its passage.

TT.

The committee of the whole have also had under consideration House bill No. 476 (file No. 126), entitled

A bill to provide for the payment of salaries in lieu of fees to the register of deeds, clerk and treasurer of counties in this State,

Have directed their chairman to report the same back to the Senate, with the recommendation that all after the enacting clause be stricken out.

MARTIN CROCKER, Chairman.

Report accepted.

The first named bill was placed on the order of third reading of bills.

Mr. Doran moved that the Senate do concur in the recommendation of
the committee of the whole by striking out all after the enacting clause of

the second named bill;

Which motion prevailed, Mr. Taylor calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Sabin	Mr. Weiss
Beers	Gilbert	Sharp	Wheeler
Boughner	McCormick	Smith	Wilkinson.
Crocker	Miller	Taylor	Wisner
Fleshiem	Prindle		18

NAYS.

Mr. Benson Brown	Mr. Doran Garvelink	$f Mr. \ Morrow \ Mugford$	Mr. Porter Wilcox	8

The title and enacting clause of the bill were then laid on the table. On motion of Mr. Gilbert,
The Senate adjourned.

Lansing, Wednesday, June 17, 1891.

The Senate met and was called to order by the President.

Religious exercises by Rev. S. R. Cook.

Roll called: a quorum present.

Absent without leave: Mr. Stevens.

By unanimous consent,

Mr. Park presented the following petitions:

No. 546. By Mr. Park: Petition of Henry J. Naumann and 2,000 other voters of Detroit, in favor of the local taxation of railroads.

Referred to committee on railroads.

On motion of Mr. Park,

The petition was ordered spread on the Journal, as follows:

To the Honorable the Senate and House of Representatives:

Gentlemen—We, your constituents, voters of Detroit and vicinity, ask your aid and vote in the passage of such legislation as will place railroad and union depot property on the same basis as to taxation for municipal purposes as the property of other corporations and individuals.

No. 547. By Mr. Park: Petition of Turner Stanton and 150 others of

same place; same subject.

Same reference.

SPECIAL ORDER OF THE DAY.

The special order of the day, being the further consideration of Senate bill No. 289 (file No. 167), entitled

A bill to amend section 3 of article 3 of an act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," approved May 1, 1873, being act number 198 of the session laws of 1873, to provide for the taxation of railroad property, and to repeal the following: Section 33 of an act approved March 28, 1846, entitled "An act to authorize the sale of the Central Railroad, and to incorporate the Michigan Central Railroad Company;" section 21 of an act approved May 4, 1846, entitled "An act to incorporate the Grand River Valley Railroad Company;" section 2 of an act approved May 18, 1846, entitled "An act in regard to the Erie and Kalamazoo Railroad Company;" section 31 of an act approved May 9, 1846, entitled "An act to authorize the sale of the Southern Railroad, and incorporate the Michigan Southern Railroad Company;" and section 9 of an act approved February 13, 1855, entitled "An act to authorize the consolidation of the Detroit & Pontiac and the Oakland & Ottawa Railroad Company, so as to form a continuous line from Detroit to Lake Michigan, under the name of the Detroit & Milwaukee Railroad Company,"

And the President having announced that the time for the consideration of the same had arrived, the bill being upon the order of third reading,

The bill was then read a third time and was not passed, a majority of all the Senators elect not voting therefor, by yeas and nays, as follows:

YEAS.

1	Beers Crocker Doran Fridlender	Mr. Holcomb Miller Morrow	Mr. Mugford Park Sharp	Mr. Smith Weiss Wisner	13
			MAVO		

NAYS.

Mr. Bastone	Mr. Garvelink	Mr. Prindle	Mr. Wheeler
\mathbf{Benson}	Gilbert	\mathbf{Sabin}	Wilcox
Boughner	McCormick	Taylor	Wilkinson
\mathbf{Brown}	Porter	\mathbf{Toan}	Withington
Fleshiem			[°] 17

Mr. Park moved to reconsider the vote by which the bill failed to pass; Mr. Withington moved that the motion to re-consider do lie on the table;

Which motion did not prevail, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr.	Benson Brown Fleshiem Garvelink	Mr.	Mugford Prindle Sabin	Mr.	Toan Wheeler	Mr.	Wilcox Wilkinson Withington
			N	IAYS	•		
Mr.	Beers Boughner Crocker	Mr.	Holcomb McCormick Miller	Mr.	Park Porter Sharp	Mr.	Weiss Wisner President

Morrow

Fridlender

Smith

15

The question then being on the motion to reconsider the vote by which the bill failed to pass,

The same prevailed, Mr. Park calling for the yeas and nays, and the

Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Fridlender	Mr. Miller	Mr. Sharp
${f Beers}$	$\mathbf{Gilbert}$	Morrow	${f Smith}$
Boughner Crocker	$\mathbf{Holcomb}$	\mathbf{Park}	$\mathbf{W}_{\mathbf{eiss}}$
Crocker	McCormick	Porter	Wisner

Doran

NAYS.

17

Mr. Brown
Fleshiem
Garvelink

Mr. Prindle
Sabin
Garvelor

Wheeler
Withington
Wilcox

11

On motion of Mr. Park,

The bill was then laid on the table.

PRESENTATION OF PETITIONS.

No. 548. By Mr. Gilbert: Petition of Israel Ruelle and 40 other voters of Bay City, in favor of the local taxation of railroads.

Referred to committee on railroads.

No. 549. By Mr. Smith: Petition of E. B. Myrick and 23 other resident taxpayers of the city of Detroit, in favor of the bill making the office of clerk of the recorder's court of the city of Detroit elective.

Referred to committee on judiciary.

On motion of Mr. Smith,

The petition was ordered spread on the Journal, as follows:

To the Senate:

We, the undersigned taxpayers and electors of the city of Detroit, do respectfully petition your honorable body to pass Senate bill No. 272 (file No. 98), entitled

"A bill to define the tenure of the incumbent of the office of clerk of the

recorder's court of the city of Detroit."

The bill tends to make the incumbent of the office directly responsible

to the people, and is in the line of local self-government.

It is safe to say that nine-tenths of the people of the city are in favor of this bill.

No. 550. By Mr. Smith: Petition of Chas. E. Stone and 76 others of same place; same subject.

Same reference.

No. 551. By Mr. Smith: Petition of J. Rowland and 104 others of same place; same subject.

Same reference.

No. 552. By Mr. Smith: Petition of R. J. Hayes and 35 others of same place; same subject.

Same reference.

No. 553. By Mr. Sabin: Petition, unsigned, purporting to have been adopted at a public meeting held in Au Sable, asking the Senate to appoint a commission of inquiry to investigate charges made against the Senator for the twenty-sixth district.

Mr. Sabin moved that the petition be spread upon the Journal;

Mr. Crocker moved that the motion that the petition be spread on the

Journal be laid on the table;

Mr. Fridlender thereupon rose to a question of privelege, stating that while the charges alluded to emanated from a source unreliable and totally unworthy of credence, he invited and courted the fullest investigation.

The question being on the motion to lay on the table;

The motion did not prevail, Mr. Withington calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Beers Crocker	Mr. Gilbert	Mr. McCormick	Mr. Porter	5
	;	NAYS.		
Mr. Brown Doran Fleshiem Fridlender Garvelink Holcomb	Mr. Miller Morrow Mugford Park Prindle	Mr. Sabin Sharp Taylor Toan Weiss	Mr. Wheeler Wilcox Wilkinson Withington Wisner	21

The question recurring on the motion by Mr. Sabin, that the petition be

spread upon the Journal,

Mr. Morrow moved as an amendment that the petition be referred to a select committee to report upon the character and size of the meeting of citizens referred to therein.

The chair held the motion to spread the petition upon the Journal out

of order, stating the decision as follows:

The motion to spread the petition on the Journal is out of order. The right of petition has been conserved by receiving the petition, reading it and formally placing it before this body. The petition, which is unsigned, unattested and which bears no sign of authenticity as to the identity of the supposed persons whose printed names are attached, is an exparte statement impugning the motives of a member of this body. Having no legal authentic existence, reflecting as it does upon a member of this Senate, being entirely an ex parte statement of a charge which, if untrue, is criminally libelous, it would be a violation of all parliamentary codes to spread the petition on the Journal of this Senate.

Mr. Taylor thereupon appealed from the decision of the chair.

The question being "Shall the decision of the chair stand as the judgment of the Senate?"

Mr. Crocker moved that the appeal from the decision of the chair made

by Mr. Taylor do lie on the table,

Which motion prevailed, Mr. Taylor calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Beers Boughner Crocker	Mr Dore Gilb Hole	ert	AcCormick Miller Morrow	Mr. Porter Smith Wisner
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NAYS.

Mr. Brown Fleshiem Garvelink	Mr. Mugford Park Prindle	Mr. Sabin Sharp Taylor	Mr. Toan Wilcox Withington 12
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REPORTS OF STANDING COMMITTEES.

By the committee on counties and townships:

The committee on counties and townships, to whom was referred

House bill No. 881 (file No. 425), entitled

A bill to authorize the township of Huron, county of Wayne, State of Michigan, to raise money to make public improvements in said township,

and to provide for the levy of taxes therein to pay the same,

Respectfully report they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

A. C. McCORMICK, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on State Prison:

The committee on State Prison, to whom was referred

Senate bill No. 207 (file No. 142), entitled

A bill to provide for the registration and identification of criminals, in

the penal institutions of this State, by the Bertillon system,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on University:

The committee on University, to whom was referred Senate substitute bill No. 324 (file No. 202), entitled

A bill to authorize the employment of women as professors, instructors and lecturers in the University of Michigan, and to exempt from taxation the property of the Women's Auxiliary Association of the University of Michigan, and to authorize the incorporation of said association and to empower such corporation to hold property for its uses and purposes,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the

accompanying substitute therefor, entitled

A bill to exempt from taxation the property of the Women's Auxiliary Association of the University of Michigan, and to accept for the University the aid of said association,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

PETER DORAN, Chairman.

Report accepted and committee disharged.

On motion of Mr. Doran,

The Senate concurred in the substitute reported for the bill by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

By the committee on University:

The committee on University, to whom was referred

Senate bill No. 97, entitled

A bill to amend sections 1 and 2 of an act to aid the University of Michigan, being compiler's section 4944 and 4945 of Howell's annotated statutes,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying substitute therefor, entitled

A bill to authorize the incorporation of the Women's Auxiliary Associa-

tion of the University of Michigan,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

PETER DORAN, Chairman.

Report accepted and committee discharged.

On motion of Mr. Doran.

The Senate concurred in the substitute reported for the bill by the committee.

The bill was then referred to the committee of the whole, and placed on the general order.

By the joint committee on University and education and public schools. The joint committee on University and education and public schools, to whom was referred

House bill No. 808 (file No. 431), entitled

A bill to authorize the faculty of the department of literature, science, and the arts, of the University of Michigan to give teachers' certificates in certain cases,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

PETER DORAN, Chairman of joint committee.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on finance and appropriations:

The committee on finance and appropriations, to whom was referred

House substitute bill No. 13, entitled

A bill authorizing the Board of Managers of the Michigan Soldiers' Home to sell certain real estate now belonging to the State of Michigan and to apply the proceeds of such sale to the improvement of the grounds of that institution,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without

amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

PETER GILBERT, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 206 (file No. 75), entitled

A bill to amend section one of act number 274 of the local acts of 1875, entitled "An act to incorporate the village of Hancock," approved March 19, 1875, as amended by act number 441 of the local acts of 1887, entitled 'An act to amend section one of act No. 274 of the local acts of 1875, entitled 'An act to incorporate the village of Hancock, approved March 19, 1875," approved April 21, 1887,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from

the further consideration of the subject.

JOHN. S. BEERS, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 547 (file No. 420), entitled

A bill to incorporate the village of Baraga, in the county of Baraga,

State of Michigan,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

JOHN S. BEERS, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

Senate bill No. 309, entitled

A bill to authorize the village of Fremont, Newaygo county, to raise money to make public improvements in said village, to issue bonds therefor, and provide for the levy of taxes therein to pay the same,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the Senate, with the

accompanying substitute therefor, entitled

A bill to authorize the village of Fremont, Newaygo county, to borrow money for the purpose of putting in and constructing sewers, drains, and water courses in said village, and to issue bonds for the payment of the same,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

JOHN S. BEERS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Beers,

The Senate concurred in the substitute reported for the bill by the committee.

On motion of Mr. Doran,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill as substituted was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Park	\mathbf{M} r.	Toan	
Benson	Gilbert	Porter		Weiss	
\mathbf{Beers}	$\mathbf{Holcomb}$	${f Prindle}$		Wheeler	
Crocker	McCormick	Sabin		Wilcox	
Doran	\mathbf{Miller}	Sharp		Wilkinson	n
Fleshiem	Morrow	\mathbf{Smith}		Withingt	on
$\mathbf{Fridlender}$	Mugford	Taylor		Wisner	2 8
	N	AYS.			0

Title agreed to.

On motion of Mr. Doran,

By a vote of two thirds of all the Senators elect, the bill was ordered to ake immediate effect.

COMMUNICATIONS FROM STATE OFFICERS.

The President announced the following from the Auditor General:

STATE OF MICHIGAN, AUDITOR GENERAL'S OFFICE, Lansing, June 17, 1891.

Hon. John Strong, President of the Senate:

SIR—Replying to a resolution of the Senate, passed June 11th, requesting a statement of delinquent specific taxes and the names of each corporation delinquent, I submit the statements herewith attached, giving the balances due as shown by the specific tax ledger of this department June 13th.

Due	from	Copper Mining Companies	\$10,044.9 9
66	"	Iron "	18.627.53
66	"	Coal " "	989.99
46	"	Railroads	
•6		Telegraph & Telephone Co's,	
66	"	Car Co's.	
66	"	River Improvement Co's.	
16	"	Street Railway Co's.	
"	"	Plank Road Co's.	

\$9,596 73

THE SENATE.

Your attention is called to the long standing of some of the taxes, especially the River Improvement and Mining Companies.

The dates and amounts for each year can be found in the specific tax tables

in the report of the Auditor General, pages 60 to 80.

Yours very respectfully,

GEO. W. STONE. Auditor General.

The communication was received.

On motion of Mr. Park,

The communication was referred to the committee on State affairs and the accompanying statement ordered spread upon the Journal, as follows:

Delinquent Specific Taxes-Mines-June 13, 1891

COPPER MINING COMPANIES.

Aztec Mining Co.	\$3 3	28
Evergreen Bluff Mining Co.	10	79
Evergreen Bluff Mining Co. Grand Portage Copper Co.	296	83
Huron Copper Mining Co. Houghton Copper Mining Co.	4,597	11
Houghton Copper Mining Co.	11	16
International Mining Co.		16
Knowlton Mining Co.	14	58 ·
National Mining Co.	9	45
Nonesuch Mining Co.		75
Phoenix Copper Mining Co.	701	02
Quincy Copper Mining Co.	2,402	13
South Pewabic Mining Co.	617	
Sumner Mining Co.	25	
Hancock Mining Co.	675	
Saint Clair Mining Co.	191	
Wolverine Mining Co.	457	
Union Copper Mining Co.	201	87
Chion Copper Mining Co.		
-	\$10,044	00.
_	\$10,033	
IRON MINING COMPANIES.		
	242	^
Stephenson Mining Co	\$4 6	
1)tan Iron Co.	658	
Monitor Iron Mining Co.	216	20
Stephenson Mining Co. Titan Iron Co. Monitor Iron Mining Co. Wheat Mine	216 305	20 17
Winthrop Hematite Co.	216 305 3,230	20 17 05
Winthrop Hematite Co.	216 305 3,230 48	20 17 05 95
Winthrop Hematite Co.	216 305 3,230 48 99	20 17 05 95 12
Winthrop Hematite Co. Green Bay Mine. Federal Land and Iron Co. Cleveland Hematite.	216 305 3,230 48 99 383	20 17 05 95 12 47
Winthrop Hematite Co. Green Bay Mine. Federal Land and Iron Co. Cleveland Hematite.	216 305 3,230 48 99 383 327	20 17 05 95 12 47 39
Winthrop Hematite Co. Green Bay Mine. Federal Land and Iron Co. Cleveland Hematite. Calumet Iron Co.	216 305 3,230 48 99 383	20 17 05 95 12 47 39
Winthrop Hematite Co. Green Bay Mine Federal Land and Iron Co. Cleveland Hematite Calumet Iron Co. Albion Iron Mine	216 305 3,230 48 99 383 327 32 31	20 17 05 95 12 47 39 44 04
Wheat Mine Winthrop Hematite Co. Green Bay Mine Federal Land and Iron Co. Cleveland Hematite Calumet Iron Co. Albion Iron Mine Watson Iron Co	216 305 3,230 48 99 383 327 32	20 17 05 95 12 47 39 44 04
Wheat Mine Winthrop Hematite Co. Green Bay Mine Federal Land and Iron Co. Cleveland Hematite Calumet Iron Co. Albion Iron Mine Watson Iron Co Cornell Iron Mining Co.	216 305 3,230 48 99 383 327 32 31	20 17 05 95 12 47 39 44 04 86
Winthrop Hematite Co. Green Bay Mine Federal Land and Iron Co. Cleveland Hematite Calumet Iron Co. Albion Iron Mine Watson Iron Co Cornell Iron Mining Co. Dexter Iron Co.	216 305 3,230 48 99 383 327 32 31 374	20 17 05 95 12 47 39 44 04 86 60
Winthrop Hematite Co. Green Bay Mine. Federal Land and Iron Co. Cleveland Hematite Calumet Iron Co. Albion Iron Mine Watson Iron Co Cornell Iron Mining Co. Dexter Iron Co. Bessemer Iron Co.	216 305 3,230 48 99 383 327 32 31 374 221	20 17 05 95 12 47 39 44 04 86 60 18
Wheat Mine Winthrop Hematite Co. Green Bay Mine Federal Land and Iron Co. Cleveland Hematite Calumet Iron Co. Albion Iron Mine Watson Iron Co Cornell Iron Mining Co. Dexter Iron Co. Bessemer Iron Co. Dexter consolidated	216 305 3,230 48 99 383 327 32 31 374 221 358	20 17 05 95 12 47 39 44 04 86 60 18
W neat Mine Winthrop Hematite Co. Green Bay Mine Federal Land and Iron Co. Cleveland Hematite Calumet Iron Co. Albion Iron Mine Watson Iron Co. Cornell Iron Mining Co. Dexter Iron Co. Bessemer Iron Co. Dexter consolidated Iron Chief Mining Co.	216 305 3,230 48 99 383 327 31 374 221 358 60 22	20 17 05 95 12 47 39 44 04 86 60 18 90 50
Winthrop Hematite Co. Green Bay Mine. Federal Land and Iron Co. Cleveland Hematite. Calumet Iron Co. Albion Iron Mine. Watson Iron Co. Cornell Iron Mining Co. Dexter Iron Co. Bessemer Iron Co. Dexter consolidated. Iron Chief Mining Co. Winthrop Mining Co.	216 305 3,230 48 99 383 327 31 374 221 358 60 22 790	20 17 05-95-12 47 39-44 04-86 60-18 90 50-85
Winthrop Hematite Co. Green Bay Mine. Federal Land and Iron Co. Cleveland Hematite. Calumet Iron Co. Albion Iron Mine. Watson Iron Co. Cornell Iron Mining Co. Dexter Iron Co. Bessemer Iron Co. Dexter consolidated. Iron Chief Mining Co. Winthrop Mining Co. Marquette Ore Co.	216 305 3,230 48 99 383 327 32 31 374 221 358 60 22 790 721	20 17 05 95 12 47 39 44 04 86 60 85 56
Winthrop Hematite Co. Green Bay Mine Federal Land and Iron Co. Cleveland Hematite Calumet Iron Co. Albion Iron Mine Watson Iron Co. Cornell Iron Mining Co. Dexter Iron Co. Dexter fron Co. Dexter onsolidated Iron Chief Mining Co. Winthrop Mining Co. Marquette Ore Co. Wheeling Mining Co.	216 305 3,230 48 99 383 327 32 31 374 221 358 60 22 790 791 104	20 17 05 95 12 47 39 44 04 86 60 85 60 85 64
Winthrop Hematite Co. Green Bay Mine Federal Land and Iron Co. Cleveland Hematite Calumet Iron Co. Albion Iron Mine Watson Iron Co. Cornell Iron Mining Co. Dexter Iron Co. Dexter fron Co. Dexter onsolidated Iron Chief Mining Co. Winthrop Mining Co. Marquette Ore Co. Wheeling Mining Co.	216 305 3,230 48 99 383 327 31 374 221 358 60 22 790 721 104 81	20 17 05 95 12 47 39 44 04 86 60 18 90 50 85 61 35 41 35
Winthrop Hematite Co. Green Bay Mine Federal Land and Iron Co. Cleveland Hematite Calumet Iron Co. Albion Iron Mine Watson Iron Co Cornell Iron Mining Co. Dexter Iron Co. Bessemer Iron Co. Dexter oonsolidated Iron Chief Mining Co. Winthrop Mining Co. Winthrop Mining Co. Erie Iron Co. Iron King Mining Co.	216 305 3,230 48 99 383 327 31 374 221 358 60 22 790 721 104 81 1,019	20 17 05 51 24 47 39 44 40 86 60 18 95 50 85 60 41 35 55 41 35 55 41 35 55 56 41 56 56 56 56 56 56 56 56 56 56 56 56 56
Winthrop Hematite Co. Green Bay Mine Federal Land and Iron Co. Cleveland Hematite Calumet Iron Co. Albion Iron Mine Watson Iron Co. Cornell Iron Mining Co. Dexter Iron Co. Dexter fron Co. Dexter onsolidated Iron Chief Mining Co. Winthrop Mining Co. Marquette Ore Co. Wheeling Mining Co.	216 305 3,230 48 99 383 327 31 374 221 358 60 22 790 721 104 81	20 17 05 95 12 47 39 44 04 86 60 18 90 50 85 54 41 35 56 66

•	
Great Western Iron Co.	\$228 25
Valley Iron Mining Co.	21 64
Chicago Mine Co.	55 31
Paint River Iron Co.	321 61
Iron Mountain Co.	23 49
Gibson Mining Co.	27 00
Indiana Mine	91 74 1 8 5 92
Indiana Iron Mining Co.	294 33
Columbian Iron Co.	25 4 55 15 85
Beta Mining Co. Argyle Iron Mining Co.	340 79
St. Lawrence Mining Co.	209 53
Edwards Mine	54 55
Webster Iron Co.	97 62
Hartford Mining Co. Dalliba Iron Mining Co.	5 66
Dalliba Iron Mining Co.	465 23
Seldon Mine	20 92
Vulcan Iron Co.	17 78
Hewett Iron Mining Co.	35 2 53
Ætna Iron Co.	10 91
Nonpareil Iron Co.	15 73
Magnese Iron Ore Mining Co. Alex H. Dey Iron Co.	163 33
Alex H. Dey Iron Co.	27 09
Marquette & Pacific Rolling Mill Co.	198 52
Bannie Iron Mining Co.	10 03
First National Iron Mining Co.	19 97 20 70
Blue Jacket Iron Co.	5 04
Sheridan Iron Co. Bessemer Consolidated Iron Co.	691 45
Michigamme Iron Co.	569 99
Sampson Iron Mining Co.	73 09
Nanaimo Mining Co.	362 04
Riverside Iron Co.	93 34
Orion Mining Co.	5 01
Swanzy Mining Co.	692 71
Sunday Lake Mining Co.	279 82
Sunday Lake Mining Co. Bay State Iron Co.	18 67
Norwood Mine	3 5 53
Beaufort Iron Co.	721 38
Spurr Mt. Iron Mining Co.	466 65
	210,005,50
	\$18,627 53
coal mining co's.	
COAL MINING CO S.	
Grand Ledge Mining Co.	83 12
Eureka Coal Mining Co.	189 38
Star Coal Mining Co.	126 38
Standard Coal Co.	80 70
Corunna Coal Co.	474 81
Porter Coal Co.	65 00
Poole Mining Co.	50 6 0
	\$989 99
RECAPITULATION.	
•	
Due from Copper Mining Co's. Due from Iron Mining Co's.	\$10,044 99
Due from Iron Mining Co's.	18,627 53
Due from Coal Mining Co's.	989 99
	\$29,662 51

Delinquent Specific Taxes—Due from Railroads, Telegraph and Telephone Companies, Car Companies and River Improvement Companies, June 13, 1891.

Chicago, Kalamazoo & Saginaw R. R. Co. Cincinnati, Jackson & Mackinaw Lake George & Muskegon River R. R. Lowell & Hastings. Muskegon River & Rose Lake R. R. Muskrat Lake & Clam River R. R. Wisconsin R. R. Co. Toledo & South Haven R. R. Toledo, Ann Arbor & Northern Michigan	\$686 61 6,169 00 3,081 24 157 88 393 72 531 65 1,866 84 483 66 17,803 82
TELEGRAPH AND TELEPHONE CO'S.	
Commercial Telegraph Co. Mineral Range R. R. Telegraph Co. Michigan Postal Telegraph Co. United Lines Tel. Co. Michigan Telegraph Co. Inter State Telegraph Co.	\$47 32 33 83 2,637 55 189 52 44 65 98 22
	\$3,051 09
STREET RAILWAY CO'S.	
Bay City Street Railway Co. West Side Street Railway Co., Grand Rapids	\$530 24 100 00
	8 630 24
PLANK ROAD CO'S.	
Pontiac & Orchard Lake Gravel Road Co. Reed Lake Avenue Co. Auburn & Utica Grand Rapids & Walker Plank Road Co. Detroit & Birmingham Plank Road Co. Alpine Plank Road Co. Clyde Plank & McAdamized Road Co. Birmingham & Pontiac Plank Road Co. Detroit & Saline Plank Road Co.	\$82 36 25 39 1 55 52 73 25 23 27 92 14 21 16 03 16 80
	* \$262 22
CAR COMPANIES.	
Silas Kilbourne & Co. Boston Live Stock Line Cucinnati Oil Co. Davis Refrigerator Co.	\$2 46 430 55 25 7 03
Tiffany Refrigerator Co. Detroit Car Loan Co. Willow Grove Mining Co. (cars)	\$619 18 3 65
Detroit Car Co.	304 10
Western Car Co.	1 09 123 32
Empire Transportation Co. South Eastern Equipment Co.	26 37
Ohio Coal Exchange	1 07
Marshall Car Co.	360 57
Merchant's Despatch Transportation Co. Mazzapa Milling Co. W. P. Rand & Co.	1,003 35 83 22 84
Swift's Refrigerator Co's, Lins	629 52

1294 Jo	OURNAL OF [Ju	ne 17	,
National Car Co		0 82 4 3	
W. W. Starkie & Co		4(0
Union R. R. and Transportation Co		46 14	
Armour & Co.		32 7	6
	84,	699 0	2
RE	CAPITULATION.		
Due from R. R. Co's.	\$31 ,	124 4	2
" " Telegraph & Telephone Co)'s	051 0	
" " Street Railway Co's	,	630 2	
" " Plank Road Co's.		262 2	2
" " Car Co's	4.	699 0	
" " Improvement Co's		5 3 0 5	7
•			-
		297 5	
" " Mines—Sheet 1		662 5	1
	874,	960 0	7
IMI	PROVEMENT CO'S.		_
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MESSAGES FROM THE HOUSE.

The President also announced the following:

House of Representatives, Lansing, June 16, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following: Substitute for House bills Nos. 135, 208, 311 and 838 (file No. 428), entitled

A bill to amend sectious 1, 8, 9, 10, 12 and 15 of act No. 276, of the public acts of 1889, entitled "An act for the protection of game,"

And which the Senate has amended as follows:

First, That the Senate has amended section 1 of said bill so as to read as

Section 1. No person or persons shall pursue or hunt or kill any deer in this State save only from the first day of November to the first day of December inclusive in each year: Provided, That in the upper peninsula deer may be killed between the fifteenth day of September and the fifteenth day of October only;

Second, That the Senate has stricken out all of section 10; Third, That the Senate has amended section 12 so as to read as follows: SEC. 12. No person or persons shall kill, capture or destroy, or attempt to kill, capture or destroy any ruffed grouse, sometimes called partridge, or pheasant, except from the first day of November to the fifteenth day of December inclusive in each year; or any collin or quail, sometimes called Virginia partridge, save only from the first day of November to the fifteenth day of December inclusive in each year: Provided, That in the upper peninsula, partridge, or ruffed grouse, may be killed from the first day of October to the first day of January inclusive in each year;

Fourth, That the Senate has amended section 15 by inserting in line 2

after the word "gun," the words "sink-boat or battery;"

Fifth, By striking out of line 2 of the enacting section the word

And further to inform the House that the Senate has amended the title

by striking out of line 1 the word "ten."

And to inform the Senate that the House has non-concurred in said amendments, and to further inform the Senate that the House asks that the President of the Senate appoint a committee of three from the Senate to serve with a like committee to be appointed by the Speaker of the House as committee on conference, relative to said amendments.

Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives.

Mr. Prindle moved that the Senate do insist upon its amendments made to the bill;

Which motion prevailed, the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Benson Beers Brown Crocker Doran Fleshiem Fridlender	Mr. Garvelink Gilbert McCormick Miller Morrow Mugford Park	Mr. Porter Prindle Sabin Sharp Smith Taylor	Mr. Weiss Wheeler Wilcox Wilkinson Withington Wisner
\mathbf{F} ridlender	Park	Toan	27

NAYS.

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On motion of Mr. Withington,

The President was directed to appoint a conference committee of three to confer with a like committee from the House in relation to the bill.

By unanimous consent, On motion of Mr. Doran,

The rules were suspended two-thirds of all the Senators present voting therefor, and the committee of the whole was discharged from the further consideration of

House bill No. 808 (file No. 431), entitled

A bill to authorize the faculty of the department of literature, science, and the arts, of the University of Michigan to give teachers' certificates in certain cases.

On motion of Mr. Doran,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by year and nays, as follows:

YEAS.

Mr. Benson	Mr. Fleshiem	Mr. Mugford	Mr. Taylor
\mathbf{Beers}	 Fridlender 	Park	Toan
$\mathbf{Boughner}$	Garvelink	Porter	Wilcox
Crocker	Gilbert	Sabin	Withington
Doran	\mathbf{Miller}	\mathbf{Smith}	Wisner 20

NAYS.

Mr. Brown	Mr. Prindle	Mr. Wheeler	Mr. Wilkinson	
McCormick	$\mathbf{W}_{\mathbf{eiss}}$	•		6

Title agreed to.

On motion of Mr. Doran,

By a vote of two-thirds of all the Senators elect, the bill was ordered to

take immediate effect.

The President announced the appointment of Messrs. Prindle, Crocker and Beers as a committee on conference to confer with a similar committee from the House in relation to

House substitute bill No. 135 (file No. 428), entitled A bill to amend sections 1, 8, 9, 10, 12 and 15 of act number 276 of the public acts of 1889, entitled "An act for the protection of game."

The President also announced the following:

House of Representatives,) Lansing, June 12, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following concurrent resolution:

Resolved by the Senate (the House concurring), That the State Printer be and is hereby instructed to print from time to time in the order of their approval by the Governor, all acts of the present Legislature of a public character which are ordered to take immediate effect, and to insert the same in the Legislative Journal in the form of a supplemental sheet, and that the Secretary of State be requested to furnish the State Printer with certified copies of such acts,

Which has been adopted by the House by a majority vote of the mem-

bers.

Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives. The message was laid on the table.

The President also announced the following:

House of Representatives, Lansing, June 17, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

Substitute for House bill No. 576 (file No. 433), entitled

A bill to regulate the taking and catching of fish in the inland lakes of

this State,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on fisheries.

The President also announced the following:

House of Representatives, Lansing, June 17, 1891.

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

House bill No. 751 (file No. 435), entitled

A bill to incorporate mutual benefit societies membership in which is confined to a single city, village or township.

Also,

House bill No. 943 (file No. 452), entitled

A bill to authorize the city of Benton Harbor to issue bonds for public improvements.

Also,

House bill No. 447 (file No. 426), entitled

A bill to amend section 3 of an act entitled "An act to revise an act to incorporate the city of Bay City," approved March 21, 1865, as amended and revised by the several acts amendatory and revisionary thereof,

Which have passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The first named bill was read a first and second time by its title, and referred to committee on religious and benevolent societies.

The second named bill was read a first and second time by its title, and

referred to the committee on cities and villages.

The third named bill was read a first and second time by its title, and referred to the committee on cities and villages.

The President also announced the following:

The rules were suspended two-thirds of all the Senators present voting therefor, and the committee of the whole was discharged from the further consideration of

House bill No. 808 (file No. 431), entitled

A bill to authorize the faculty of the department of literature, science, and the arts, of the University of Michigan to give teachers' certificates in certain cases.

On motion of Mr. Doran,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by year and nays, as follows:

YEAS.

Mr. Benson	Mr. Fleshiem	Mr. Mugford	Mr. Taylor
\mathbf{Beers}	\cdot Fridlender	Park	Toan
Boughner	Garvelink	Porter	Wilcox
Crocker	Gilbert	\mathbf{Sabin}	Withington
\mathbf{Doran}	\mathbf{Miller}	\mathbf{Smith}	Wisner 20

NAYS.

Mr. Brown	Mr. Prindle	Mr. Wheeler	Mr. Wilkinson	
McCormick	$\mathbf{W}_{\mathbf{eiss}}$	•		6

Title agreed to.

On motion of Mr. Doran,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

The President announced the appointment of Messrs. Prindle, Crocker and Beers as a committee on conference to confer with a similar committee from the House in relation to

House substitute bill No. 135 (file No. 428), entitled

A bill to amend sections 1, 8, 9, 10, 12 and 15 of act number 276 of the public acts of 1889, entitled "An act for the protection of game."

The President also announced the following:

House of Representatives, Lansing, June 12, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following concurrent resolution:

Resolved by the Senate (the House concurring), That the State Printer be and is hereby instructed to print from time to time in the order of their approval by the Governor, all acts of the present Legislature of a public character which are ordered to take immediate effect, and to insert the same in the Legislative Journal in the form of a supplemental sheet, and that the Secretary of State be requested to furnish the State Printer with certified copies of such acts,

Which has been adopted by the House by a majority vote of the mem-

bers.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The message was laid on the table.

The President also announced the following:

House of Representatives,) Lansing, June 17, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following: Substitute for House bill No. 576 (file No. 433), entitled

A bill to regulate the taking and catching of fish in the inland lakes of

this State,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

> Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on fisheries.

The President also announced the following:

House of Representatives, Lansing, June 17, 1891.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following:

House bill No. 751 (file No. 435), entitled

A bill to incorporate mutual benefit societies membership in which is confined to a single city, village or township.

Also,

House bill No. 943 (file No. 452), entitled

A bill to authorize the city of Benton Harbor to issue bonds for public improvements.

Also,

House bill No. 447 (file No. 426), entitled

A bill to amend section 3 of an act entitled "An act to revise an act to incorporate the city of Bay City," approved March 21, 1865, as amended and revised by the several acts amendatory and revisionary thereof,

Which have passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives.

The first named bill was read a first and second time by its title, and referred to committee on religious and benevolent societies.

The second named bill was read a first and second time by its title, and

referred to the committee on cities and villages.

The third named bill was read a first and second time by its title, and referred to the committee on cities and villages.

The President also announced the following:

House of Representatives,) Lansing, June 17, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 409 (file No. 438), entitled

A bill to regulate the publication of probate notices,

Which has passed the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

THIRD READING OF BILLS.

Senate bill No. 272, (file No. 98), entitled

A bill to define the tenure of the incumbent of the office of clerk of the recorder's court of the city of Detroit,

Was read a third time, and, pending the taking of a vote upon its passage,

On motion of Mr. Smith,

The further consideration of the bill was made the special order for tomorrow at 2 o'clock P. M.

On motion of Mr. Wilkinson,

The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present.

Absent without leave: Messrs. Milnes and Stevens.

On motion of Mr. Wilkinson.

Mr. Milnes was granted leave of absence until tomorrow.

REPORTS OF STANDING COMMITTEES.

By the committee on insurance:

The committee on insurance, to whom was referred

House bill No. 415 (file No. 369), entitled

A bill to amend section 10 of an act in relation to life insurance companies transacting business within this State, being general act No. 77 of the laws of 1869, approved March 30, as amended by subsequent acts, being 4225 of Howell's annotated statutes,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

FRANK SMITH, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on asylums for the criminal insane:

The committee on asylums for the criminal insane, to whom was referred Senate bill No. 201, entitled

A bill to repeal sections 1 and 2 of act 190 of the public acts of 1883, being an act to provide for the erection, organization and management of an asylum for insane criminals, and substituting two sections therefor,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the

accompanying substitute therefor, entitled

A bill to amend sections 1 and 2 of act No. 190 of the public acts of 1883, being an act to provide for the erection, organization and management of an asylum for insane criminals,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of

the subject.

A. B. BROWN, Chairman.

Report accepted and committee discharged.

On motion of Mr. Brown,

The Senate concurred in the substitute reported for the bill by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, June 17, 1891.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following:

Substitute for House bills No. 54, 66, 249, and 500 (file No. 430), entitled A bill to provide for the election of a county commissioner of schools, for the appointment of school examiners, and to define the duties, and fix the compensation for the same, and to repeal all existing acts or parts of acts conflicting with the provisions of this act,

And which the Senate had amended as follows:

By striking out of line 5 of section 4 the word "six," and inserting in lieu thereof the word "four."

By inserting in line 18 of section 8 after the words "at least once in,"

the words "each year."

By inserting in line 44 of section 10 at

By inserting in line 44 of section 10 after the word "his," the words "or her."

By inserting in line 5 of amendments to section 10 after the words "visited by him," the words "or her."

By strking out of line 3 of section 1 the words "fourth" and "in June" and inserting in lieu thereof the words "second" and "of October."

By striking out of line 5 of section 1 the words "on the fourth Tuesday of August next following" and inserting in lieu thereof the words "immediately after his or her election and qualification."

By striking out of line 7 of section 1 the words "fourth" and "June" and inserting in lieu thereof the words "second" and "October.'

By striking out of line 11 of section one the words "next after their appointment" and inserting in lieu thereof the figures "1891."

By inserting in line 25 of section one after the words "public instruction" the words "such county commissioner shall perform and exercise all the powers and duties now performed and exercised by the secretary of the county board of school examiners and such other duties as this act prescribes.

By striking out of line 1 of section 4 the words "the county commissioner" and inserting in lieu thereof the words "the board of school

examiners.'

By striking out of line 5 of section 4 the word "commissioner" and inserting in lieu thereof the words "board of school examiners."

By striking out of line 6 of section 4 the words "his or her" and insert-

ing in lieu thereof the word"the."

By inserting in line 6 of section 4 after the word "judgment," the words "of the board of school examiners.

By striking out of line 1 of section 6 the words "county commissioner in his or her" and inserting in lieu thereof the words "board of school examiners in its."

By striking out of line 1 of section 7 the words "the board of school examiners" and inserting in lieu thereof the words "a majority of the board of school examiners, of which majority the commissioner shall be

By striking out of line 5 of section 8 the words "himself or herself" and inserting in lieu thereof the words "the board of school examiners."

By striking out of line 6 of section 8 the words "him or her" and insert-

ing in lieu thereof the words "the board,"

And to inform the Senate that the House has non-concurred in said amendments.

And further to inform the Senate that the House asks that the President of the Senate appoint a committee of three from the Senate to serve with a like committee from the House, to be appointed by the Speaker of the House, as a committee of conference on said amendments.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives. Mr. Bastone moved that the Senate do insist upon its amendments

made to the bill; Which motion prevailed, the Senators voting thereon, by yeas and nays,

as follows:

YEAS.

Mr. Bastone	Mr. Doran	Mr. Miller	Mr. Smith Wilcox Withington Wisner
Benson	Fridlender	Morrow	
Beers	Gilbert	Mugford	
Brown	McCormick	Park	
Crocker			17

NAYS.

Mr. Fleshiem	Mr. Sabin	Mr. Toan	Mr. Wheeler
$\mathbf{Holcomb}$	Taylor	Weiss	Wilkinson
Prindle	•		

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On motion of Mr. Bastone,

The President was directed to appoint a conference committee of three to confer with a similar committee from the House in relation to the bill.

The President thereupon appointed Messrs. Bastone, Morrow and Sabin as such conference committee.

By unanimous consent,

The committee on citties and villages made the following report:

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 768, entitled

A bill to amend section 71 and to add thereto a new section to stand as section 72 of an act entitled "An act to incorporate the city of Hillsdale," approved March 28, 1869, as amended by act No. 253 of the local acts of 1871, approved March 31, 1871, as amended by act No. 344 of the local acts of 1885, approved May 6, 1885,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without recommendation and ask to be discharged from the further consideration

of the subject.

JOHN S. BEERS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Withington,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Mugford	Mr. Toan
${f Benson}$	Garvelink	Park	\mathbf{W} heeler
\mathbf{Beers}	$\mathbf{Gilbert}$	${f Prindle}$	Wilcox
\mathbf{Brown}	Holcomb	\mathbf{Sabin}	\mathbf{W} ilkinson
Crocker	McCormick	\mathbf{Smith}	Withington
Doran	\mathbf{Miller}	Taylor	Wisner
$\mathbf{Fleshiem}$	Morrow	•	2 6

Title agreed to.

On motion of Mr. Withington,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

NAYS.

GENERAL ORDER.

On motion of Mr. Park,

The Senate went into committee of the whole on the general order, whereupon

The President called Mr. Withington to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

T.

House bill No. 13, entitled

A bill authorizing the board of managers of the Michigan Soldiers'

Home to sell certain real estate now belonging to the State of Michigan, and to apply the proceeds of such sale to the improvement of the grounds of that institution.

Also,

Senate substitute bill No. 97, entitled

A bill to authorize the incorporation of the Women's Auxiliary Association of the University of Michigan.

Also,

House bill No. 206 (file No. 75), entitled

A bill to amend section 1 of act No. 274 of the local acts of 1875, entitled "An act to incorporate the village of Hancock," approved March 19, 1875, as amended by act No. 441 of the local acts of 1887, entitled "An act to amend section 1 of act No. 274 of the local acts of 1875. entitled "An act to incorporate the village of Hancock," approved March 19, 1875," approved April 21, 1887.

Also,

Senate bill No. 207 (file No. 142), entitled

A bill to provide for the registration and identification of criminals, in the penal institutions of this State, by the Bertillon system.

Also,

Senate bill No. 201, entitled

A bill to amend sections 1 and 2 of act No. 190 of the public acts of 1883, being an act to provide for the erection, organization and management of an asylum for insane criminals.

Also,

House bill No. 415 (file No. 369), entitled

A bill to amend section 10 of an act in relation to life insurance companies transacting business within this State, being general act No. 77 of the laws of 1869, approved March 30, as amended by subsequent acts, being section 4225 of Howell's annotated statutes,

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

II.

The committee of the whole have also had under consideration

House substitute bill No. 881 (file No. 425), entitled

A bill to authorize the township of Huron, county of Wayne, State of Michigan, to raise money to make public improvements in said township, and to provide for the levy of taxes therein to pay the same.

Also.

House substitute bill No. 547 (file No. 420), entitled

A bill to incorporate the village of Baraga, in the county of Baraga, State of Michigan.

Also.

Senate substitute bill No. 324, entitled

A bill to exempt from taxation the property of the Womens' Auxiliary Association of the University of Michigan, and to accept for the University the aid of such association.

Have made sundry amendments thereto, and have directed their chairman to report the same back to the Senate, asking concurrence therein, and recommend their passage.

III.

The committee of the whole have also had under consideration

House substitute bill No. 7 (file No. 354), entitled

A bill to amend section 3, of article 3, of act No. 174 of the public acts of 1883, entitled, "An act to amend sections 7, 30, 36 and 41 of article 2, and sections 3 and 5 of article 3, and section 14 of article 4, and to add two new sections to article 2, to stand as sections 45 and 46, and a new section to article 5, to stand as section 22, of an act entitled 'An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," approved May 1, 1873, being act No. 198, session laws of 1873. The section hereby amended is section 3360 of Howell's annotated statutes, volume three.

Have made sundry amendments thereto, and have directed their chairman to report the same back to the Senate, asking concurrence therein and

recommend its passage.

IV.

The committee of the whole have also had under consideration

Senate joint resolution No. 6, entitled

A joint resolution authorizing the Board of State Auditors to investigate, examine and settle any claim found to be justly due to John Cutler of Berrien county, Michigan, for injuries received while operating machinery in the State House of Correction and Reformatory at Ionia in this State.

Have directed their chairman to report the same back to the Senate, with

the recommendation that all after the preamble be stricken out.

W. H. WITHINGTON, Chairman.

Report accepted.

The first named bills were placed on the order of third reading of bills.

On motion of Mr. Withington,

The Senate concurred in the amendments made to the second named bills, and the same were placed on the order of third reading of bills.

Mr. Brown moved that the Senate concur in the recommendations of the committee regarding the third named bill;

Pending the taking of a vote thereon,

Mr. Prindle moved that there be a call of the Senate,

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the Senate was called by the Secretary and Messrs. Stevens, Toan and Wilcox were reported as absent without leave.

On motion of Mr. Withington,

The Sergeant-at-Arms was dispatched with directions to bring in the absentees.

Mr. Wilcox appeared at the bar of the Senate, and

On motion of Mr. McCormick.

Was excused for absence without leave.

Mr. Morrow moved that all further proceedings under the call be dispensed with;

Which motion did not prevail,

Mr. Toan appeared at the bar of the Senate, and

On motion of Mr. Taylor,

Was excused for absence without leave.

On motion of Mr. Prindle,

The Senate proceeded to the further consideration of the report of the

committee of the whole under the operation of the call.

The question being on the motion by Mr. Brown, that the Senate concur in the recommendation of the committee regarding the third named bill,

The same prevailed, Mr. Taylor calling for the yeas and nays, and the

Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Fleshiem Fridlender Garvelink	Mr. Park Prindle Sharp Smith	Mr. Taylor Toan Weiss Wheeler	Mr. Wilcox Wilkinson Wisner	15
Garvennk	Smith	W Heelel		10

NAYS.

Mr. Benson	Mr. Crocker	Mr. McCormick	Mr. Porter
${f Beers}$	Doran	\mathbf{Miller}	Sabin
${f Boughner}$	$\mathbf{Gilbert}$	Morrow	Withington
\mathbf{Brown}	$\mathbf{Holcomb}$		14

Mr. Taylor moved that the Senate do concur in the recommendation of the committee of the whole regarding Senate joint resolution No. 6, being the fourth named in the report.

fourth named in the report,
Which motion prevailed, Mr. Park calling for the yeas and nays, and

the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Crocker	Mr. Miller	Mr. Toan
Benson	Doran	Porter	Wheeler
Boughner	Garvelink	Sabin	Wilcox
Brown	Gilbert	Taylor	Withington 16
210111	GHOOL	_u j101	

NAYS.

Mr. Beers	Mr. McCormick	Mr. Prindle	Mr. Weiss	
Fleshiem	Morrow	Sharp	Wilkinson	
\mathbf{F} ridlender	$\mathbf{Mugford}$	\mathbf{Smith}	Wisner	
Holcomb	Park		14	

The title and preamble of the joint resolution were then laid on the table.

On motion of Mr. Park,

All further proceedings under the call were dispensed with.

By unanimous consent,

The Senate resumed the regular order of business.

REPORTS OF STANDING COMMITTEES.

By the committee on finance and appropriations:

The committee on finance and appropriations, to whom was referred

House bill No. 161 (file No. 375), entitled

A bill to make an appropriation for the support of the State Agricultural College, for the erection and repair of buildings and other improvements

at said college,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendments thereto, recommending that the amendments be concurred in:

1. By striking out of lines 2, 3 and 4, of section 1, the words "ten thousand dollars, for the erection, heating, furnishing and equipping of a laboratory, lecture room, office, and fire proof herbarium vault for the department of botany and forestry of said college."

2. By striking out of line 4 of section 1 the words "four thousand" and

inserting in lieu thereof the words "three thousand."

3. By striking out of line 5 of section 1, the words "eleven hundred and twenty-five dollars for a foundry."

4. By striking out of line 9 of section 1 the word "eight" and inserting

in lieu thereof the word "five."

5. By striking ont of line 11 of section 1 the words "five hundred dollars for the physicial department."

6. By striking out of line 15 of section 1 the words "three thousand"

and inserting in lieu thereof the words "two thousand."

7. By striking out of line 16 of section 1 the words "nine thousand" and inserting in lieu thereof the words "seven thousand."

8. By striking out of lines 18 and 19 of section 1 the words "fifty thousand eight hundred twenty" and inserting in lieu thereof the words "thirty-four thousand three hundred and ninety-five."

9. By striking out of line 18 of section 1 the words "five hundred

dellars for insurance on library and museum."

10. By By striking out of lines two and three of section 2 the words "twenty-five thousand four hundred and ten" and inserting in lieu thereof the words "seventeen thousand one hundred and ninety-seven dollars and fifty cents."

11. By striking out of line 4 of section 2, the words "twenty-five thousand four hundred and ten" and inserting in lieu thereof the words "seventeen thousand one hundred and ninety-seven dollars and fifty cents,

And that the bill when so amended do pass, and ask to be discharged

from the further consideration of the subject.

PETER GILBERT, Chairman.

Report accepted and committee discharged.

On motion of Mr. Gilbert,

The Senate concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

MESSAGES FROM THE GOVERNOR.

EXECUTIVE OFFICE,

Lansing, Mich., June 17, 1891.

To the Senate:

I respectfully return without my approval a bill entitled "An act to regulate the uniformity and provide text books in all public schools

throughout the State and the distribution of the same, and to repeal all

statutes and acts contravening the provisions of this act."

The bill contemplates a radical change in our present school book system, and the underlying motive seems to be to protect the people from the extortion of book rings. In seeking to escape one evil we ought carefully to guard against flying to a greater one. The bill provides that the State board of education shall prepare or select a uniform set of text books for use in our public schools, and cause the same to be printed and bound at State expense, unless in their opinion the board can obtain them cheaper by contracting with publishers.

The State is to sell the books to the school districts at cost.

The bill thus gives to this board full and unlimited power to decide what books may be used in our schools, and without any limit as to what the change shall cost. Experience teaches that all public printing costs far more than private, yet under this bill the board may inaugurate a publishing house at State expense, with no limit to the expenditure. I regard this as a serious objection. The plan of state publication has been tried in California, and the results were thus stated by the present State Superintendent of Schools, in December last.

"For over four years this plan has had a fair and impartial trial in our state. I came into office, a believer in the project, and every aid which I could give to its successful issue has been freely rendered throughout my

administration.

"But now in the light of my experience, I must acknowledge that the

results have not met my expectations.

"In the first place, the expense has been great. Over \$400,000 having been appropriated thus far for the compilation of the series and the manufacture of the first fifty thousand copies of each book. Ten books have so far been issued and 3 more are yet to come to complete a full series as

required by law."

"In the light of our experience after 4 years of trial, I am therefore compelled, with personal reluctance, to acknowledge to the comparative want of success in our California experiment in making and publishing school books. Taking into consideration the large appropriations made, and the further and constant outlay for revisions, new plates, etc., the same number of books can be purchased in the open market at wholesale prices for less than it costs the State to manufacture them. I am therefore constrained to admit that I would not advise any other state to enter upon the publication of school books."

Such is the experience of the only state which has thus far tried the experiment of State publication. Our present law provides for free text books, optional with the districts, and so far as I know is satisfactory

wherever adopted.

I am informed that about 600 school districts in our State have adopted the system. Under the proposed law the books now in use throughout the State would have to be discarded, thus destroying the value of a large

amount of property.

Uniformity is the ostensible object sought by this bill, yet it defeats that object by exempting from its operation the schools in all towns and cities having a population of over 4,000, which towns contain about one-third of the children in our schools. This seems to be a serious objection, for if uniformity is sought why exempt one-third of the schools? It seems

to me that it is not so much uniformity that is needed as that satisfactory text books at fair cost may be furnished to the scholars.

Under this bill choice is taken from the people, where now they can avail themselves of all improvements in school literature or any reduction

in price from competition.

If the Board of Education should decide to contract rather than publish, an opportunity would be afforded for undue influence and jobbery, and here again the experience of other states shows that the people do not gain

by having the State buy books under contract.

It is estimated that fully one million books will be needed, and it will require a large force of clerks and assistants for the work of distribution. I think it unwise to enter upon any scheme which involves an indefinite expenditure of public money, and this bill seems to me fairly open to this objection.

I therefore return it for reconsideration.

Respectfully,

EDWIN B. WINANS, Governor.

The message was received. On motion of Mr. Crocker,

The vote by which the bill was passed was reconsidered.

On motion of Mr. Morrow,

The bill was then laid on the table.

By unanimous consent,

The committee on fisheries made the following report:

By the committee on fisheries:

The committee on fisheries, to whom was referred

House bill No. 576 (file No. 433), entitled

A bill to regulate the taking and catching of fish in the inland lakes of

this State,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the Senate, with the accompanying amendments thereto, recommending that the amendments be concurred in:

1. By inserting in line 3 of section 1 after the word "State," the words

"except as hereinafter provided."

2. By inserting in line 6 of section 1 after the word "line," the words "Provided It shall be lawful to spear fish from and including the fifteenth day of September to the sixteenth day of October."

3. By striking out of line 3 of section 2 the word "spear."

4. By inserting in line 5 of sectron 2 after the word "substances," the words "except as provided in section 1 of this act,"

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

PETER E. PARK, Chairman.

Report accepted and committee discharged.

Mr. Park moved that the Senate do concur in the amendments made to

the bill by the committee:

Which motion did not prevail, and the amendments were not concurred in, Mr. Taylor calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson	Mr. Beers Crocker	Mr. Holcomb Miller	Mr. Park	7
		NAYS.		

Mr. Boughner Brown Doran	Mr. Gilbert McCormick Morrow	Mr. Prindle Sabin Sharp	Mr. Toan Weiss Wheeler
Fleshiem	Mugford	Smith	Wilkinson
Fridlender	Porter	Taylor	Withington
Garvelink	roruer	Taylor	21

On motion of Mr. Park,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Fridlender	Mr. Sabin	Mr. Weiss
Brown	Garvelink	Sharp	Wheeler
Crocker	Mugford	Taylor	Wilkinson
Doran	Porter	Toan	Withington
Fleshiem	$\mathbf{Prindle}$	Toan	18

NAYS.

Mr. Bastone Holcomb	Mr. McCormick Miller	Mr. Park Smith	Mr. Wilcox	7
Holcomb	Miller	Smith	•	7

Title agreed to.

Mr. Morrow moved that the Senate take a recess for 20 minutes;

Which motion prevailed, Mr. Taylor calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Morrow	Mr. Smith	
\mathbf{Beers}	$\mathbf{Gilbert}$	Mugford	Wilcox	
Crocker	$\mathbf{McCormick}$	Porter	Wisner	
Doran	\mathbf{M} iller	\mathbf{Sharp}		15

NAYS.

Mr. Benson	Mr. Holcomb	Mr. Taylor	Mr. Wheeler
${f Brown}$	Park	Toan	Wilkinson
$\mathbf{Fleshiem}$	$\mathbf{Prindle}$	Weiss	Withington
Garvelink	Sabin		14

The Senate thereupon took a recess for 20 minutes.

AFTER RECESS.

The Senate met and was called to order by the President.

A quorum present.

Crocker

Fridlender

Doran

Mr. Morrow moved that the Senate take a recess until 7:30 o'clock P. M., Which motion did not prevail, Mr. Taylor calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Boughner	Mr. Crocker Fridlender Gilbert	Mr. Miller Morrow Mugford	Mr. Porter Smith Wisner 13
	N	AYS.	
Which motion	Mr. McCormick Park Prindle Sabin moved that the Se did not prevail, Me s voting thereon. by	Ir. Park calling fo	Mr. Wheeler Wilcox Wilkinson Withington 16 or the yeas and nays, s follows:
	7	ZEAS.	
Mr. Fleshiem Toan	Mr. Wheeler Wilcox	Mr. Wilkinson	Mr. Withington 6
	. N	IAYS.	
Mr. Bastone Benson Beers	Mr. Garvelink Gilbert Holcomb	Mr. Mugford Park Porter	Mr. Sharp Smith Taylor

Mr. Park moved that leave of absence be granted to himself until tomorrow;

Prindle

Sabin

Weiss

Wisner

22

McCormick

Miller

Morrow

Which motion did not prevail, Mr. Taylor calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Fleshiem Holcomb Morrow	Mr. Taylor Toan Weiss	Mr. Wheeler Wilcox	Mr. Wilkinson Withington, 10
	N	AYS.	
Mr. Bastone Beers Doran Fridlender	Mr. Garvelink Gilbert McCormick Miller	Mr. Mugford Park Porter Prindle	Mr. Sabin Sharp Smith Wisner 16

Mr. Morrow moved that the Senate adjourn;

Which motion did not prevail, Mr. Taylor calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Beers Boughner Fleshiem	Mr. Garvelink Morrow Prindle	Mr. Smith Toan Wheeler	Mr. Wilcox Wilkin. en Withington 12	2
	1	NAYS.		
Mr. Bastone Benson Doran Fridlender	Mr. Gilbert Miller Mugford Park	Mr. Porter Sabin Sharp	Mr. Stevens Weiss Wisner	=
By unanimous of M				

By unanimous consent, On motion of Mr. McCormick, The Senate took up the order of

THIRD READING OF BILLS.

House substitue bill No. 7 (file No. 354), entitled

A bill to amend section 3 of article 3 of act number 174 of the public acts of 1883, entitled "An act to amend sections 7, 30, 36 and 41 of article 2, and sections 3 and 5 of article 3, and section 14 of article 4, and to add two new sections to article 2, to stand as sections 45 and 46, and a new section to article 5 to stand as section 22, of an act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," approved May 1, 1873, being act No. 198. session laws of 1873. The section hereby amended is section 3360 of Howell's annotated statutes, volume three.

Was read a third time and passed, a majority of all the Senators elecvoting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Porter	Mr. Weiss .
${f Benson}$	Garvelink	${f Prindle}$	Wheeler
${f Beers}$	$\mathbf{Gilbert}$	${f Sabin}$	Wilcox
Boughner Crocker	$\mathbf{McCormick}$	\mathbf{Sharp}	$\mathbf{Wilkinson}$
Crocker	\mathbf{Miller}	Taylor	Withington
\mathbf{Doran}	Morrow	Toan	Wisner
${f Fleshiem}$	$\mathbf{Mugford}$		26

NAYS. 0

Title agreed to.

House bill No. 881 (file No. 425), entitled

A bill to authorize the township of Huron, county of Wayne, State of Michigan, to raise money to make public improvements in said township, and to provide for the levy of taxes therein to pay the same,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	, Mr. Garvelink	Mr. Porter	Mr. Weiss
${f Beers}$	$\mathbf{Gilbert}$	$\mathbf{Prindle}$	Wilcox
\mathbf{Doran}	$\mathbf{McCormick}$	Sharp	${f Wilkinson}$
$\mathbf{Fleshiem}$	\mathbf{Miller}	Taylor	Withington
Fridlender	Park	Toan	Wisner 20
	37	1.770	

NAYS.

0

Title agreed to.

On motion of Mr. Park,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 13, entitled

A bill authorizing the Board of Managers of the Michigan Soldiers' Home to sell certain real estate now belonging to the State of Michigan, and to apply the proceeds of such sale to the improvement of the grounds of that institution,

Was read a third time and passed, a majority of all the Senators

elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Garvelink	Mr. Park	Mr. Toan
\mathbf{Beers}	$\mathbf{Gilbert}$	Porter	\mathbf{W} heeler
${f Boughner}$	$\mathbf{Holcomb}$	\mathbf{Sabin}	Wilcox
Crocker	\mathbf{M} ille \mathbf{r}	Sharp	Wilkinson
\mathbf{Doran}	Morrow	\mathbf{Smith}	Withington
$\mathbf{Fleshiem}$	Mugford	Taylor	Wisner
$\mathbf{Fridlender}$	J	_	· 25
	N	TAYS.	0

The question being on agreeing to the title,

Mr. Withington moved that the title be amended by inserting the words "and buildings" after the word "grounds" where it occurs in said title;

Which motion prevailed, and the title as so amended was then agreed to.

On motion of Mr. Doran,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

Senate substitute bill No. 97, entitled

A bill to authorize the incorporation of the Woman's Auxiliary Association of the University of Michigan,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Beers	Mr. McCormick	Mr. Sabin	Mr. Wheeler
Doran	\mathbf{Miller}	Sharp	Wilcox
${f Fleshiem}$	Mugford Park	\mathbf{Smith}	\mathbf{W} ilkinson
${f Fridlender}$	P ark	Taylor	Withington
Garvelink	Porter	Toan	Wisner
$\mathbf{Gilbert}$	$\mathbf{Prindle}$	$\mathbf{W}_{\mathbf{eiss}}$	23

Title agreed to.

On motion of Mr. Doran,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

Senate substitute bill No. 324, entitled

A bill to exempt from taxation the property of the Womens' Auxiliary Association of the University of Michigan, and to accept for the University the aid of said association,

Was read a third time and passed, a majority of all the Senators

elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Gilbert	Mr. Prindle	Mr. Wheeler
${f Beers}$	$\mathbf{McCormick}$	Sabin	Wilcox
Doran	\mathbf{Miller}	Sharp	Wilkinson
$\mathbf{Fleshiem}$	Mugford	Taylor	Withington
$\mathbf{Fridlender}$	Porter	Toan	Wisner
Garvelink		•	21

NAYS.

Mr. Boughner Mr. Holcomb 2

Title agreed to.

On motion of Mr. Doran.

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House substitute bill No. 547 (file No. 420), entitled

A bill to incorporate the village of Baraga, in the county of Baraga, State of Michigan,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Park	Mr. Toan	
${f Benson}$	$\mathbf{Gilbert}$	Porter	Weiss	
${f Beers}$	$\mathbf{Holcomb}$	$\mathbf{Prindle}$	\mathbf{W} heeler	
Boughner	McCormick	Sabin	Wilcox	
Crocker	Miller	Sharp	Wilkinson	
$\mathbf{Fleshiem}$	Morrow	\mathbf{Smith}	Wisner	
Fridlender	Mugford	Taylor		27
	N.	AYS.		0

Title agreed to.

On motion of Mr. Fleshiem,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 206 (file No. 75), entitled A bill to amend section 1 of act No. 274 of the local acts of 1875, entitled "An act to incorporate the village of Hancock," approved March 19, 1875, as amended by act No. 441 of the local acts of 1887, entitled "An act to amend section 1 of act No. 274 of the local acts of 1875, entitled 'An act to incorporate the village of Hancock,' approved March 19, 1875," approved April 21, 1887,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Doran Fleshiem Fridlender Garvelink	Mr. Gilbert Holcomb McCormick Miller Morrow Mugford	Mr. Porter Prindle Sabin Smith Taylor Toan	Mr. Weiss Wheeler Wilcox Wilkinson Withington Wisner
Carvenna	37	A 770	20

NAYS.

0

Title agreed to.

On motion of Mr. Fleshiem,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

Senate bill No. 207 (file No. 142), entitled

A bill to provide for the registration and identification of criminals, in the penal institutions of the State, by the Bertillon system,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr.	Gilbert	Mr.	Porter	\mathbf{M} r.	. Weiss	
${f Benson}$		McCormick		Prindle		Wheeler	
\mathbf{Beers}	•	Miller		Sabin		Wilcox	
Doran		Morrow		Smith		Wilkinson	1
$\mathbf{Fleshiem}$		Mugford Park		Taylor		Withingto	on
Garvelink		Park		Toan		Wisner	24
		N.	AYS.	•			0

Title agreed to.

On motion of Mr. Wisner,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

Senate bill No. 201, entitled

A bill to amend sections 1 and 2 of act No. 190 of the public acts of 1883, being "An act to provide for the erection, organization and management of an asylum for insane criminals,"

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Beers Crocker Doran Fleshiem Fridlender Garvelink	Mr. Gilbert Holcomb McCormick Miller Morrow Mugford	Mr. Park Porter Prindle Sabin Smith Taylor	Mr. Toan Weiss Wheeler Wilcox Withington Wisner
	37	4 770	•

Title agreed to.

On motion of Mr. Beers,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 415 (file No. 369), entitled

A bill to amend section 10 of an act in relation to life insurance companies transacting business within this State, being general act No. 77 of the laws of 1869, approved March 30, as amended by subsequent acts, being section 4225 Howell's annotated statutes,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Prindle	Mr. Wheeler
${f Benson}$	$\mathbf{Garvelink}$	\mathbf{Sabin}	Wilcox
Boughner Crocker	McCormick	\mathbf{Smith}	Wilkinson
Crocker	Mugford	Taylor	Withington
${f Fleshiem}$	Porter	$\mathbf{W}_{\mathbf{eiss}}$	19

NAYS.

0

Title agreed to.
By unanimous consent,
On motion of Mr. Prindle,
The Senate resumed the order of

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, June 17, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following, entitled Substitute for House bill No. 628, entitled

A bill to authorize and empower the city of St. Louis, in the county of Gratiot, to borrow money for the purpose of meeting the current expenses

of the city for the year 1891,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The bill was read a first and second time by its title, and, pending its

reference, On motion of Mr. Prindle,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Gilbert	Mr. Porter	Mr. Weiss	
${f Beers}$	$\mathbf{Holcomb}$	Prindle	$\mathbf{W}_{\mathbf{heeler}}$	
Doran	McCormick	Sabin	Wilcox	
$\mathbf{Fleshiem}$	\mathbf{Miller}	\mathbf{Smith}	\mathbf{W} ilkinson	
$\mathbf{Fridlender}$	Morrow	Taylor	Withington	
Garvelink	$\mathbf{Mugford}$	Toan	Wisner 24	
	N	AYS.	0	

Title agreed to.

On motion of Mr. Prindle,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

The President also announced the following:

House of Representatives, Lansing, June 17, 1891.

To the President of the Senate:

SIR--I am instructed by the House to transmit the following:

Substitute for House joint resolution No. 31, entitled

A joint resolution directing the Board of State Auditors to settle the claim made by Joseph Schefneker against the State of Michigan for services and money expended by him in recruiting and organizing the 14th Regiment of Michigan Infantry Volunteers,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is

respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The joint resolution was read a first and second time by its title, and Pending its reference,

On motion of Mr. Wisner,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the joint resolution was placed on its immediate passage.

The joint resolution was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Beers	Mr. Milnes	Mr. Sabin	Mr. Weiss
${f Fleshiem}$	Morrow	Sharp	\mathbf{W} heeler
$\mathbf{Fridlender}$	Mugford	${f Smith}$	Wilkinson
Garvelink	Porter	' Taylor	Withington
Gilbert	$\mathbf{Prindle}$	\mathbf{Toan}	Wisner
McCormick			21

NAYS.

Mr. Boughner

1

Title and preamble agreed to. On motion or Mr. Wisner, By a vote of two-thirds of all the Senators elect, the joint resolution was ordered to take immediate effect.

The President also announced the following:

House of Representatives, Lansing, June 17, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

House bill No. 323 (file No. 281), entitled

A bill providing for the erection of two cottages, one for male and one for female patients; for additional fire protection, for repairs to roofs and for enlarging the electric light plant at the Northern Michigan Asylum, Traverse City, Michigan, and making appropriations therefor.

To which the Senate had made sundry amendments, and to inform the

Senate that the House has non-concurred in the said amendments.

Also.

I am instructed by the House to return to the Senate the following:

House bill No. 219 (file No. 325), entitled

A bill making an appropriation for the building of two colony houses and making necessary improvements at Michigan Asylum for the Insane,

To which the Senate had made sundry amendments, and to inform the

Senate that the House has non-concurred in the said amendments.

And further to inform the Senate that the House asks that the President of the Senate appoint a committee of five from the Senate to serve with a like committee from the House, to be appointed by the Speaker of the House, as a conference committee on the amendments to the above described bills.

Very respectfully,
LYMAN A. BRANT,
Clerk of the House of Representatives.

Mr. Doran moved that the Senate do insist upon its amendments made to the bills.

Pending the taking of a vote thereon,

Mr. Morrow moved that there be a call of the Senate.

Pending the taking of a vote thereon,

On motion of Mr. Withington,

The Senate adjourned.

Lansing, Thursday, June 18, 1891.

The Senate met and was called to order by the President. Roll called: a quorum present.

PRESENTATION OF PETITIONS.

No. 554. By Mr. Smith: Petition of T. A. Elliot and 56 other citizens

of Detroit, in favor of making the office of clerk of the recorder's court of the city of Detroit elective.

Referred to the committee on judiciary.

On motion of Mr. Smith,

The petition was ordered spread on the Journal, as follows:

To the Senate:

We, the undersigned, taxpayers and electors of the city of Detroit, do respectfully petition your honorable body to pass

Senate bill No. 272 (file No. 98), entitled

A bill to define the tenure of the incumbent of the office of clerk of the

recorder's court of the city of Detroit.

The bill tends to make the incumbent of the office directly responsible to the people, and is in the line of local self government. It is safe to say that nine-tenths of the people of the city are in favor of the bill.

No. 555. By Mr. Park: Petition of Chas. Robertson and 2500 other

voters of Detroit, in favor of the local taxation of railroads.

Referred to the committee on railroads.

On motion of Mr. Smith.

The petition was ordered spread on the Journal, as follows:

To the Honorable Senate and House of Representatives:

Gentlemen—We, your constituents, voters of Detroit and vicinity, ask your aid and vote in the passage of such legislation as will place railroad and union depot property on the same basis as to taxation for municipal purposes as the property of other corporations and individuals.

REPORTS OF STANDING COMMITTEES.

By the committee on State affairs:

The committee on State affairs, to whom was referred

House bill No. 385 (file No. 429), entitled

A bill to create a commission, define its duties and powers and make an appropriation of money for the purpose of making an exhibit of the various manufactures and products of the State of Michigan at the World's Columbian Exposition at Chicago in the years 1892 and 1893,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the Senate, with the accompanying amendments thereto, recommending that the amendments

be concurred in:

By striking out of line 3 of section 1 after the words "residents of the State of Michigan" the words "from and residing in each congressional district."

By striking out of line 4 of section 1 the word "six" and inserting in lieu

thereof the word "four."

By striking out of line 4 of section 1 the word "three" and inserting in lieu thereof the word "two."

By inserting in line 4 of section 1 after the word "women" the words "the Governor shall be ex officio a member of said board."

By striking out of line 3 of section 1, the words "one resident" and

inserting in lieu thereof the words "six residents."

By striking out of line 4 of section 1 after the word "women" the words "with alternates. The World's Columbian Commissioners and the members of the board of lady managers of the World's Columbian Commision from the State of Michigan or their respective alternates and the World Columbian Commissioner at large and the member at large of the board of lady managers from the State of Michigan shall be ex officio members of the said board of World's Fair managers for the State of Michigan."

By inserting in line 1 of section 2 after the word "Governor" the words "who shall designate one of said members as president of the said board."

By striking out of line 3 of section 2 the word "Governor" and inserting in lieu thereor the words "President of said board."

By striking out of line 3 of section 2 the word "President."

By inserting in line 4 of section 2 after the words "Secretary and Treasurer" the words "and said board are hereby authorized to employ and fix the compensation of such clerical and other assistants as they shall deem necessary to carry out the provisions of this act."

By striking out of line 9 of section 2 the word "five" and inserting in

lieu thereof the word "four."

By striking out entire section three and inserting in lieu thereof a new

section to be known as section three, which shall read as follows:

"Sec. 3. The members of the board appointed under this act shall be entitled as compensation for their services while in the actual performance of their duties to five dollars per day and their actual expenses for transportation, and the further sum of three dollars per day for subsistence for each day they are necessarily absent from their homes on the business of said board, which amount shall be paid out of the monies appropriated by this act."

By inserting in line 1 of section 4 after the words "section 4" the words

"the male members of."

By striking out of lines 1 and 2 of section 4 the words "is authorized and directed to appoint and" and inserting in lieu thereof the words "are hereby constituted the."

By inserting in line 2 of section 4 after the word "committee" the words

"said board."

By striking out of lines 2 and 3 of section 4 the words "three of their number, two men and one woman, and to fix their salaries subject to the approval of the Governor which" and inserting in lieu thereof the words "The compensation of said board and its officers as herein provided."

By striking our the entire section eleven.

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

GEO. W. SHARP, Chairman.

Report accepted and committee discharged.

On motion of Mr. Sharp,

The Senate concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee on finance and appropriations.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

Senate bill No. 203 (file No. 93), entitled

A bill to provide a charter for the city of Detroit; and to repeal all acts and parts of acts inconsistent with the provisions herewith,

Respectfully report that they have had the same under consideration,

and have directed me to report the same back to the Senate, with the accompanying substitute therefor, entitled

A bill to authorize the city of Detroit to issue bonds for the purpose of

constructing a sewer in Woodward avenue,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

JOHN S. BEERS, Chairman,

Report accepted and committee discharged.

On motion of Mr. Beers,

The Senate concurred in the substitute reported for the bill by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, June 17, 1891.

To the President of the Senate:

SIB—I am instructed by the House to return to the Senate the following:

Substitute for House bill No. 7 (file No. 354), entitled

A bill to amend section 3 of article 3 of act No. 174 of the public acts of 1883, entitled "An act to amend sections 7, 30, 36 and 41 of article 2, and sections 3 and 5 of article 3, and section 14 of article 4, and to add 2 new sections to article 2, to stand as sections 45 and 46, and a new section to article 5, to stand as section 22 of an act entitled 'An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," approved May 1, 1873, being act No. 198, session laws of 1873. The section hereby amended is section 3360 of Howell's annotated statutes, volume three.

And which the Senate had amended as follows:

By striking out all after "viz.," in line 8, section 1, and all of lines 9, 10

and 11, in said section, and inserting in lieu thereof the following:

"Upon all such gross income not exceeding three thousand dollars per mile of road actually operated within this State, two per cent of such gross income; upon such gross income in excess of three thousand dollars, and not exceeding four thousand dollars per mile of road so operated, two and one-half per cent thereof; upon such gross income in excess of four thousand, and not exceeding six thousand dollars per mile of road so operated, three per cent thereof; upon such gross income in excess of six thousand dollars, and not exceeding eight thousand dollars per mile of road so operated, three and one-half per cent thereof; upon such gross income in excess of eight thousand dollars per mile of road so operated, four per cent thereof."

And which the Senate had further amended by adding the following proviso:

"Provided, further, That the rate of taxation fixed by this act or any other law of this State shall not apply to any railway or railroad company hereafter building and operating a line of railroad within this State north of parallel forty-four of latitude, until the same has been operated for the full period of ten years, unless the gross earnings shall equal \$4,000 per mile, except in so far as said line so built shall extend south of said parallel; but no such company shall be entitled to the immunity from taxation herein provided, when the same is owned, leased or operated by existing companies, until the report of earnings to the Commissioner of Railroads required by the laws of this State, containing the earnings of such lines hereafter built, separate and distinct from the earnings of existing lines shall be made and filed."

And to inform the Senate that the House has non-concurred in said

amendments.

And further to inform the Senate that the House asks that the President of the Senate appoint a committee of three from the Senate to serve with a like committee from the House, to be appointed by the Speaker of the House, as a committee of conference on said amendments.

Very respectfully, LÝMAN A. BRANT,

Clerk of the House of Representatives.

Mr. Milnes moved that the Senate do insist upon its amendments to the bill:

Which motion prevailed. On motion of Mr. Milnes.

The President was directed to appoint a conference committee of three to confer with a similar committee from the House in relation to the bill. The President also announced the following:

> House of Representatives, Lansing, June 17, 1891. \{

To the President of the Senate:

Sir—I am instructed by the House to transmit the following:

House bill No. 940 (file No. 437), entitled

A bill to amend section 2 of act number 18 of the public acts of 1869, entitled "An act to provide for paying expenses authorized to be incurred by the Legislature," approved February 24, 1869, the same being section 67 of Howell's annotated statutes of Michigan.

Also,

House bill No. 594 (file No. 443), entitled

A bill to provide for the election of inspectors of mines and the appointment of their deputies, in certain cases, to prescribe their powers and duties, and to provide for their compensation, and to repeal all acts or parts of acts contravening the provisions of this act,

Which have passed the House, by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The first named bill was read a first and second time by its title, and referred to the committee on State affairs.

The second named bill was read a first and second time by its title, and referred to the committee on Mining School and mining interests.

The President also announced the following:

House of Representatives, Lansing, June 17, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 580 (file No. 127), entitled

A bill to amend sections 3 and 4 of "An act establishing a State agency for the care of juvenile offenders," as amended by act 168 of the public acts of 1885," approved June 10, 1885, the same being sections 9896 and 9897 of Howell's annotated statutes of Michigan, supplement 1883–1890,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on State affairs.

The President also announced the following:

House of Representatives, Lansing, June 17, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following concurrent resolution:

WHEREAS, The Congress of the United States by act of September 28, 1850, granted to the State of Michigan, among other lands the northwest quarter of the southeast quarter of section 20, township 7 north range one west, the same being shown to be swamp land, and certified as such by the Surveyor General under date of March 29, 1852, but not approved and patented to the State until 1891; and

WHEREAS, No disposition has ever been made of said tract by the State of Michigan or could be made until the receipt of patent therefor from the

United States; and

Whereas, It appears from satisfactory evidence on file in the State Land Office that William Hecht, on the 14th day of February, 1862, located said tract of land, under a military bounty warrant, at the United States Land Office, and received therefor a certificate of such location; the said Hecht conveyed said described land to Perry St. Clair, by deed dated December 25, 1865, and that said St. Clair remained in the quiet possession of said tract and believed that his title was secure until the 24th day of December 1884, when application was made to the general government for patent, under the terms of the certificate issued to his grantor, Hecht; that upon this application he was notified by the commissioner of the general land office that the tract in question had inured to the State of Michigan, under the swamp land grant, and that the location made by said Hecht was erroneous, and thereupon the same was canceled; and

Whereas, The said Perry St. Clair has made valuable improvements upon the said tract of land, and has paid taxes and assessments against it for the past 25 years, including about \$500 assessed for the purpose of

drainage and reclamation; therefore

26

Resolved by the House of Representatives (the Senate concurring), That the Governor be, and he is hereby authorized and empowered upon certificate of the Commissioner of the State Land Office in the usual form, including the payment of \$1.25 per acre therefor, to issue patent to the said Perry St. Clair for the said northwest quarter of the southeast quarter of section 20, township 7 north range 1 west.

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is

respectfully asked.

Very respectfully,
LYMAN A. BRANT,
Clerk of the House of Representatives.

The question being on concurring in the adoption of the concurrent resolution,

The resolution was adopted, the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fleshiem	Mr. Mugford	Mr. Tayler
Benson	Fridlender	Park	Weiss
\mathbf{Beers}	Garvelink	Porter	\mathbf{W} heeler
Boughner	$\mathbf{Gilbert}$	Prindle	Wilcox
Brown	\mathbf{M} iller	${f Sabin}$	Wilkinson
Crocker	\mathbf{M} ilnes	\mathbf{Smith}	\mathbf{Wisner}
Doran	Morrow		

NAYS. 0

On motion of Mr. Prindle,

By a vote of two-thirds of all the Senators elect, the concurrent resolution was ordered to take immediate effect.

The President announced the appointment of Messrs. Milnes, McCormick and Boughner as a committee on conference to confer with a similar committee from the House in relation to

House bill No. 7 (file No. 354), entitled

A bill to amend section 3 of article 3 of act number 174 of the public acts of 1883, entitled, "An act to amend sections 7, 30, 36, and 41 of article 2, and sections 3 and 5 of article 3, and section 14 of article 4, and to add two new sections to article 2, to stand as sections 45 and 46, and a new section to article 5 to stand as section 22 of an act entitled 'An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," approved, May 1, 1873 being act No. 198, session laws of 1873. The section hereby amended is section 3360 of Howell's annotated statutes, volume three.

By unanimous consent,

Mr. Crocker offered the following resolution:

Resolved, That a respectful message be sent to the House, asking the return of

Senate substitute for Senate bills Nos. 277 and 305 (file No. 221), entitled

A bill for the apportionment of Senators in the State Legislature.

The question being on the adoption of the resolution,

The resolution was adopted.

The President also announced the following:

House of Representatives,) Lansing, June 17, 1891.

To the President of the Senate:

SIB—I am instructed by the House to transmit the following:

House bill No. 723 (file No. 455), entitled

A bill to authorize the township of Croton, in the county of Newaygo, to borrow money to pay for the construction of a bridge across the Muskegon river within said township,
Which has passed the House by a majority vote of all the members

elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and pending its reference.

On motion of Mr. Doran,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Park,	Mr. Taylor
${f Benson}$	Gilbert	Portér	Weiss
${f Beers}$	$\mathbf{Holcomb}$	$\mathbf{Prindle}$	$\mathbf{W}\mathbf{heeler}$
${f Boughner}$	McCormick	Sabin	Wilcox
Crocker	Miller	Sharp	Wilkinson
Doran	Milnes	Smith	Withington
Fleshiem	Morrow	Stevens	Wisner
Fridlender	Mugford		30
	NT.	A 37701	•

NAYS.

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Title agreed to.

On motion of Mr. Doran,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

The President also announced the following:

House of Representatives,) Lansing, June 17, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 819 (file No. 264), entitled A bill to amend section 5 of act No. 283 of the session laws of 1881, being section 2127 of Howell's annotated statutes.

Also,

House bill No. 897 (file No. 439), entitled

A bill to define the boundaries of school district No. 17 of the city of

Jackson, and the townships of Blackman and Summit in Jackson county.

House bill No. 708 (file No. 422), entitled

A bill to detach certain territory from fractional school district No. 4, of the townships of Owosso and Caledonia, and attach the same to the union school district of the city of Owosso.

Also.

House substitute for Senate bill No. 238 (House file No. 454), entitled

A bill to prevent the spread of the yellows, a contagious disease among peach, almond, apricot and nectarine trees, and to provide measures for the eradication of the same, and to repeal act 32 of the session laws of 1879,

Which have passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The first named bill was read a first and second time by its title and referred to the committee on State affairs.

The second named bill was read a first and second time by its title and referred to the committee on education and public schools.

The third named bill was read a first and second time by its title, and Pending its reference,

On motion of Mr. Wilcox,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Park	Mr. Toan Weiss
\mathbf{Benson}	Gilbert	Porter	
${f Beers}$	$\mathbf{Holcomb}$	${f Prindle}$	$\mathbf{W}_{\mathbf{heeler}}$
${f Boughner}$	$\mathbf{McCormick}$	${f Sabin}$	Wilcox
\mathbf{Brown}	\mathbf{M} iller	Sharp	$\mathbf{Wilkinson}$
Crocker	\mathbf{Milnes}	\mathbf{Smith}	Withington
\mathbf{Doran}	Morrow	Taylor	Wisner
${f Fleshiem}$	Mugford	•	30
	1	NAYS.	0

Title agreed to.

On motion of Mr. Wilcox,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

The fourth named bill was read a first and second time by its title, and referred to the committee on horticulture.

The President also announced the following:

House of Representatives, \ Lansing, June 17, 1891. \

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Senate substitute bill No. 309, entitled

A bill to authorize the village of Fremont, Newaygo county, to borrow money for the purpose of putting in and constructing sewers, drains, and water courses in said village, and to issue bonds for the payment of the

In the passage of which bill the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the members elect.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives,) Lansing, June 17, 1891.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following:

House bill No. 716 (file No. 449), entitled

A bill to amend section 3 of act No. 207, laws of 1881, being chapter 269 of the compiled laws of 1871, and section 9845 of Howell's annotated statutes, relative to the Detroit House of Correction,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrent of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

MOTIONS AND RESOLUTIONS.

On motion of Mr. Gilbert.

House bill No. 385 (file No. 429), entitled

A bill to create a commission, define its duties and powers and make an appropriation of money for the purpose of making an exhibit of the various manufactures and products of the State of Michigan at the World's Columbian Exposition at Chicago, in the years 1892 and 1893,

Was ordered printed for the use of the committee on finance and appro-

priations.

Mr. Prindle moved that

House substitute bill No 576 (file No. 433), entitled

A bill to regulate the taking and catching of fish in the inland lakes of this State,

Be ordered to take immediate effect;

Which motion did not prevail, Mr. Bastone calling for the yeas and nays, and two-thirds of all the Senators elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Doran	Mr. Milnes	Mr. Prindle	Mr. Weiss	12
Fleshiem	Mugford	Sabin	Wheeler	
Garvelink	Park	Toan	Wilkinson	
	_	T 4 TTC		

NAYS.

Mr. Bastone	Mr. Brown	Mr. McCormick	Mr. Smith
${f Benson}$	${f Crocker}$	\mathbf{Miller}	Wilcox
${f Beers}$	${f Fridlender}$	\mathbf{Morrow}	Withington
Boughner	$\mathbf{Holcomb}$	Porter	15

On motion of Mr. Gilbert,

The vote by which

House bill No. 385 (file No. 429), entitled

A bill to create a commission, define its duties and powers and make an appropriation of money for the purpose of making an exhibit of the various manufactures and products of the State of Michigan at the World's Columbian Exposition at Chicago in the years 1892 and 1893,

Was ordered printed for the use of the committee on finance and appro-

priations,

Was reconsidered.

On motion of Mr. Gilbert,

The motion that the bill be ordered printed was laid on the table.

On motion of Mr. Withington,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the committee of the whole was discharged from the further consideration of

House bill No. 742 (file No. 311), entitled

A bill to amend section 10 of chapter 138 of the revised statutes of 1846 relative to writs of error and certiorari and being compiler's section 8687 of the statutes of the State of Michigan as compiled and annotated by Andrew Howell.

 \mathbf{Also} .

House bill No. 577 (file No. 327), entitled

A bill to amend compiler's section 7963 of the compiled laws of 1871, the same being section 9576 of Howell's annotated statutes of this State, relative to new trials and exceptions in criminal cases.

On motion of Mr. Withington,

The two bills were then referred to the committee on judiciary.

UNFINISHED BUSINESS.

The unfinished business of the preceding day, being the consideration of a message from the House, announcing non-concurrence by the House in the amendments made by the Senate to

House bill No. 323 (file No. 281), entitled

A bill providing for the erection of two cottages, one for male and one for female patients; for additional fire protection, for repairs to roofs and for enlarging the electric light plant at the Northern Michigan Asylum, Traverse City, Michigan, and making appropriations therefor.

Also,

House bill No. 219 (file No. 325), entitled

A bill making an appropriation for the building of two colony houses and making necessary improvements at Michigan Asylum for the Insane,

The question being on the motion of Mr. Doran that the Senate do insist

upon its amendments to

House bill No. 323 (file No. 281), entitled

A bill providing for the erection of two cottages, one for male and one for female patients; for additional fire protection, for repairs to roofs and for enlarging the electric light plant at the Northern Michigan Asylum, Traverse City, Michigan, and making appropriations therefor.

Also,

House bill No. 219 (file No. 325), entitled

A bill making an appropriation for the building of two colony houses and making necessary improvements at Michigan Asylum for the Insane,

The same prevailed, Mr. Doran calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Crocker	Mr. McCormick	Mr. Porter	
${f Benson}$	\mathbf{Doran}	\mathbf{Miller}	Sharp	
\mathbf{Beers}	$\mathbf{Fridlender}$	\mathbf{Morrow}	\mathbf{Smith}	
$\mathbf{Boughner}$	Gilbert	Mugford	Wilcox	
\mathbf{Brown}	$\mathbf{Holcomb}$	Park		19

NAYS.

Mr. Fleshiem	Mr. Sabin	Mr. Toan	Mr. Wilkinson
Garvelink	Stevens	\mathbf{Weiss}	Withington
Milnes	Taylor	\mathbf{W} heeler	Wisner
$\mathbf{Prindle}$	•		13

On motion of Mr. Doran,

The President was directed to appoint a conference committee of five Senators to confer with a like committee from the House in relation to the two bills.

GENERAL ORDER.

On motion of Mr. Morrow,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Doran, to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the fol-

lowing:

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House bill No. 161 (file No. 375), entitled

A bill to make an appropriation for the support of the State Agricultural College, for the erection and repair of buildings and other improvements at said college,

Have directed their chairman to report the same back to the Senate, with the recommendation that it be ordered printed as amended for the use of the committee of the whole.

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The committee of the whole have also had under consideration

House substitute bill No. 766 (file No. 312), entitled

A bill to provide for a central board of control which shall have the management and control of the State Public School at Coldwater, the Michigan School for the Blind at Lansing, and the Michigan Institution for the Education of the Deaf and Dumb at Flint, to prescribe the powers of said board, to abolish the present boards of said institutions, and to repeal all laws inconsistent with the provisions of this act,

Have directed their chairman to report the same back to the Senat e with the recommendation that it be made the special order, to be con-

sidered by the committee of the whole, at this afternoon's session.

The committee of the whole have also had under consideration Senate substitute bill No. 203, entitled

A bill to authorize the city of Detroit to issue bonds for the purpose of

constructing a sewer in Woodward Avenue,

Have directed their chairman to report progress and ask leave to sit again.

PETER DORAN, Chairman.

Report accepted.

On motion of Mr. Doran,

The Senate concurred in the recommendation of the committee regarding the first named bill and the same was ordered printed for the use of the committee of the whole.

On motion of Mr. Doran,

The Senate concurred in the recommendation of the committee regarding the second named bill, and the same was made the special order, to be considered by the committee of the whole, at this afternoon's session.

On motion of Mr. Doran,

The Senate granted leave for a further consideration of the third named bill by the committee of the whole.

By unanimous consent.

On motion of Mr. Morrow, Senate bill No. 158, entitled

A bill to provide for the division of the State into thirty-two senatorial districts.

Was taken from the table.

On motion of Mr. Morrow, The bill was referred to the committee of the whole and placed on the general order.

By unanimous consent, On motion of Mr. Crocker, Senate bill No. 149, entitled

A bill to divide the State of Michigan into twelve congressional districts. Was taken from the order of third reading of bills and referred to the committee of the whole and placed on the general order.

On motion of Mr. Doran,

The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present. Absent without leave: Mr. Toan.

On motion of Mr. Sabin,

Mr. Toan was granted leave of absence until tomorrow.

The President announced the appointment of Messrs. Doran, Miller, Wilcox, Wheeler and Fleshiem as a conference committee to confer with a similar committee from the House in relation to

House bill No. 323 (file No. 281), entitled

A bill providing for the erection of two cottages, one for male and one for female patients; for additional fire protection, for repairs to roofs and for enlarging the electric light plant at the Northern Michigan Asylum, Traverse City, Michigan, and making appropriations therefor.

Also,

House bill No. 219 (file No. 325), entitled

A bill making an appropriation for the building of two colony houses and making necessary improvements at Michigan Asylum for the Insane.

SPECIAL ORDER OF THE DAY.

The special order of the day being the further consideration of Senate bill No. 272 (file No. 98), entitled

A bill to define the tenure of the incumbent of the office of clerk of the

recorder's court of the city of Detroit,

And the President having announced that the time for the consideration of the same had arrived, the bill being upon the order of third reading,

The bill was read a third time and was not passed, a majority of all the Senators elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Crocker	Mr. Fridlender Garvelink Gilbert	Mr. Holcomb McCormick Milnes	Mr. Morrow Sharp Smith	13
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NAYS.

Mr. Boughner	Mr. Mugford	Mr. Sabin	Mr. Wilcox
Brown	Park	Taylor	Wilkinson
\mathbf{Doran}	Porter	Weiss	Withington
Fleshiem	$\mathbf{Prindle}$	\mathbf{W} heeler	Wisner
\mathbf{M} iller		•	17

Mr. Smith moved to reconsider the vote by which the bill was not passed.

Mr. Weiss moved to lay the motion to reconsider on the table;

Which motion did not prevail, Mr. Morrow calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone, Mr. Sabin Mr. Weiss Mr. Wilkinson Withington 8

NAYS.

Mr. Beers	Mr. Fleshiem	Mr. Miller	Mr. Porter	
Boughner	$\mathbf{Fridlender}$	\mathbf{Milnes}	$\mathbf{Prindle}$	
Brown	Garvelink	Morrow	Sharp	
Crocker	$\mathbf{Holcomb}$	Mugford	Wilcox	
Doran	McCormick	Park	\mathbf{Wisner}	2

The question being on the motion to reconsider the vote by which the bill was not passed,

The same prevailed.

On motion of Mr. Smith,

The bill was then laid on the table.

REPORTS OF STANDING COMMITTEES.

By the committee on horticulture:

The committee on horticulture, to whom was referred

House substitute for Senate bill No. 238 (file No. 454), entitled

A bill to prevent the spread of the yellows, a contagious disease, among peach, almond, apricot and nectarine trees, and to provide measures for the eradication of the same, and to repeal act 32 of the session laws of 1879,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

GEO. F. PORTER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor the following:

Senate bill No. 309, entitled

A bill to authorize the village of Fremont, Newaygo county, to borrow money for the purpose of putting in and constructing sewers, drains and water courses in said village, and to issue bonds for the payment of the same.

C. B. BOUGHNER, Chairman.

Report accepted.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 109 (file No. 28), entitled

A bill requiring certain of the regular terms of the circuit court for the county of Berrien to be hereafter held within the city of Niles in said

county,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without recommendation, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on education and public schools:

The committee on education and public schools, to whom was referred

House bill No. 897 (file No. 439), entitled

A bill to define the boundaries of school district No. 17 of the city of Jackson, and the townships of Blackman and Summit in Jackson county,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass and ask to be discharged from the further consideration of the subject.

JOHN BASTONE, Chairman.

Report accepted and committee discharged.

On motion of Mr. Withington,

The rules were suspended, two-thirds of all the Senators present

voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fleshiem	Mr. Miller	Mr. Prindle
Beers	$\mathbf{Fridlender}'$	\mathbf{M} ilnes	Taylor Wheeler
Boughner	Garvelink	Morrow	$\mathbf{W}\mathbf{heeler}$
Brown	Gilbert	Mugford	Wilcox
Crocker	$\mathbf{Holcomb}$	Park	$\mathbf{Wilkinson}$
Doran	McCormick	Porter	Withington
			24

NAYS.

Title agreed to.

On motion of Mr. Withington,

By a vote of two thirds of all the Senators elect, the bill was ordered to ake immediate effect.

By unanimous consent, On motion of Mr. Beers,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the committee of the whole was discharged from the further consideration of

House bill No. 109 (file No. 28), entitled

A bill requiring certain of the regular terms of the circuit court for the county of Berrien to be hereafter held within the city of Niles in said county.

Mr. Crocker moved that the further consideration of the bill be indefin-

itely postponed;

Which motion prevailed, Mr. Beers calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Crocker	Mr. Gilbert	Mr. Porter
\mathbf{Benson}	Doran	\mathbf{M} iller	Sabin
Beers	Fleshiem	Morrow	Smith
Boughner	Garvelink	Mugford	Wilcox
Brown	0.41.01.111		***************************************

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NAYS.

Mr. Fridlender Holcomb Park	Mr. Prindle Sharp Toan	Mr. Weiss Wheeler	Mr. Wilkinson Withington
rark .	TORD		10

By unanimous consent, On motion of Mr. Crocker,

The Senate proceeded to the order of

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives,) Lansing, June 18, 1891.

To the President of the Senate:

SIR—I am insructed by the House to transmit the following:

House bill No. 775, entitled

A bill to amend section 3 of chapter 1 of act No. 390 of the local acts of 1885, entitled "An act to amend and revise the charter of the city of Port Huron," approved June 17, 1885, and the amendments thereto,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives.

The bill was read a first and second time by its title, and

Pending its reference,

On motion of Mr. Crocker, The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by year and nays, as follows:

YEAS.

Mr. Bastone	Mr. Doran	Mr. Milnes	Mr. Taylor
${f Benson}$	\mathbf{F} ridlender	Morrow	Weiss
\mathbf{Beers}	Garvelink	Porter	Wheeler
Boughner	Gilbert	Prindle	Wilkinson
Brown	$\mathbf{Holcomb}$	Sabin	Withington
Crocker	\mathbf{Miller}	\mathbf{Sharp}	Wisner 24

NAYS.

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Title agreed to.

The President also announced the following:

House of Representatives,) Lansing, June 17, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following: Senate bill No. 316 (file No. 138), entitled

A bill to provide for the pensioning of the widows and orphans of mem-

bers of the metropolitan police force of the city of Detroit killed or dying from the effects of injuries received while in the performance of their duty, and also to provide for a pension for members of the metropolitan police force of the city of Detroit who are injured or totally or partially disabled from injuries received while in the performance of their duty, and to provide for a fund for and manner of payment of such pensions.

And to inform the Senate that the House has amended the same as

follows:

By striking out of line 6 of section 1 the words "an orphan."

By striking out of line 8 of section 1 the words "and five dollars per month."

By striking out of line 9 of section 1 the words "for each child" and "to her" and "shall."

By inserting in line 9 of section 1 the words "said five dollars per month shall thereafter."

By striking out of line 10 of section 1 the words "if any, otherwise to cease."

By striking out of line 2 of section 2 the word "fifteen," and inserting in lieu thereof the word "eight."

By striking out of line 2 of section 2 the words "and five dollars additional."

By striking out of line 4 of section 2 the word "five," and inserting in lieu thereof the word "eight."

By striking out of line 5 of section 2 all after the words, "sixteenth year," and all of lines 6 and 7 of said section.

By striking out of line 5 of section 4 the figure "5," and inserting in lieu thereof lhe word "seven."

By striking out of line 7 of section 4 all after the words "be final."

By inserting in line 5 of section 7, after the words "said council," the words "together with the president of the Board of Police Commissioners." By striking out of lines 5 and 6 of section 7 the words "ex officio."

By inserting at the beginning of line 7 of section 7 the words "said com-

mittee shall determine that."

By inserting in line 7 of section 7 after the words "this act" the word "they" and after the words "shall report" the words "such determination."

By striking out of line 7 of section 7 the words "the same." By striking out of line 8 of section 7 the word "immediately."

By striking out of line 15 of section 7, the words "said applicant" and inserting in lieu thereof the words "such decision shall for all purposes be final."

By striking out all of line 16 of section 7.

By striking out sections 8 and 9.

By adding to line 3 of section 11 the following: "The provisions of this act are hereby made applicable to the widows and children of George Kimball, ———— Bullard, Albert Thayer, ———— Schumaker."

By renumbering section 11 to stand as section 8.

In the passage of which bill as thus amended the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The President also announced the following message in reference to the bill named in the foregoing message:

House of Representatives, Lansing, June 18, 1891.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following resolution: Resolved, That a respectful message be sent to the Senate asking the return of

Senate bill No. 316 (file No. 138), entitled

A bill to provide for the pensioning of the widows and orphans of members of the metropolitan police force of the city of Detroit, killed or dying from the effects of injuries received while in the performance of their duty, and also to provide for a pension for members of the metropolitan police force of the city of Detroit who are injured or totalally or partially disabled from injuries received while in the performance of their duty and to provide for a fund for and manner of payment of such pensions,

Which has been adopted by the House by a majority vote of all the

members.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

On motion of Mr. Park,
The bill was ordered returned to the House.
The President also announced the following:

House of Representatives, Lansing, June 18, 1891.

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

House substitute for Senate bill No. 320, entitled

A bill to authorize the county of Wayne to borrow money and to issue bonds for the purposes of building a public building and to purchase or condemn lands as a site for the same,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on counties and townships.

The President also announced the following:

House of Representatives, Lansing, June 18, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following: Senate bill No. 179, entitled

A bill to amend section 10 of chapter 342 of Howell's annotated statutes of Michigan, as amended by act No. 172 of the session laws of 1885, relative to the Reform School,

And to inform the Senate that the House has amended the same as

By striking out of line 2 of section 10 the word "twelve" and inserting

in lieu thereof the word "ten."

In the passage of which bill as thus amended the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the bill,

The Senate non-concurred, a majority of all the Senators elect voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Fridlender Garvelink	Mr. Gilbert Miller Milnes	Mr. Porter Smith Taylor	Mr. Weiss Wilkinson	1
		NAYS.		

Mr. Benson	Mr. Crocker	Mr. McCormick	Mr. Sabin
\mathbf{Beers}	Doran	Morrow	Wilcox
Boughner	Fleshiem	Prindle	Withington
\mathbf{Brown}	$\mathbf{Holcomb}$		14

On motion of Mr. Morrow, The President was directed to appoint a conference committee of three Senators to confer with a like committee from the House in relation to the bill, and a message was ordered sent to the House asking the appointment of a like committee from the House.

The President thereupon appointed as such conference committee

Messrs. Benson, Morrow and Taylor.

The President also announced the following:

House of Representatives. Lansing, June 18, 1891.

To the President of the Senate:

SIR—I am instructed by the House to re-transmit the following: Substitute for House bills Nos. 54, 66, 249 and 500 (file No. 430), entitled

A bill to provide for the election of a county commissioner of schools, for the appointment of school examiners and to define the duties and fix the compensation for the same, and to repeal all existing acts or parts of acts conflicting with the provisions of this act,

Concerning which a disagreement exists between the two Houses, which disagreement was referred to a conference committee, and now to inform

the Senate that such conference committee reports as follows:

The committee on conference to whom was referred

House file No. 430, being

Substitute for House bills Nos. 54, 66, 249 and 500 (file No. 430), entitled

A bill to provide for the election of a county commissioner of schools, for the appointment of school examiners and to define the duties and fix

the compensation for the same, and to repeal all existing acts or parts of acts conflicting with the provisions of this act.
Which said bill the Senate has amended as shown by the message

transmitting the same as follows:

By striking out of line 5 of section 4 the word "six," and inserting in lieu thereof the word "four."

By inserting in line 18 of section 8 after the words "at least once in,"

the words "each year."

By inserting in line 44 of section 10 after the word "his," the words " or her."

By inserting in line 5 of amendment to section 10 after the words "visited by him," the words "or her."

By striking out of line 3 of section 1 the words "fourth" and "in June"

and inserting in lieu thereof the words "second" and "of October."

By striking out of line 5 of section 1 the words "on the fourth Tuesday of August next following" and inserting in lieu thereof the words immediately after his or her election and qualification."

By striking out of line 7 of section 1 the words "fourth" and "June"

and inserting in lieu thereof the words "second" and "October."

By striking out of line 11 of section 1 the words "next after their

appointment" and inserting in lieu thereof the figures "1891."

By inserting in line 25 of section 1 after the words "public instruction" the words "such county commissioner shall perform and exercise all the powers and duties now performed and exercised by the secretary of the county board of school examiners and such other duties as this act prescribes.

By striking out of line 1 of section 4 the words "the county commissioner" and inserting in lieu thereof the words "the board of school examiners."

By striking out of line 5 of section 4 the word "commissioner" and inserting in lieu thereof the words "board of school examiners."

By striking out of line 6 of section 4 the words "his or her" and insert-

ing in lieu thereof the word "the."

By inserting in line 6 of section 4, after the word "judgment," the words

"of the board of school examiners."

By striking out of line 1 of section 6 the words "county commissioner in his or her" and inserting in lieu thereof the words "board of school examiners in its."

By striking out of line 1 of section 7 the words "the board of school examiners" and inserting in lieu thereof the words "a majority of the board of school examiners, of which majority the commissioner shall be

By striking out of line 5 of section 8 the words "himself or herself" and inserting in lieu thereof the words "the board of school examiners."

By striking out of line 6 of section 8 the words "him or her" and

inserting in lieu thereof the words "the board."

And in all of which said amendments the House has non-concurred. Whereupon the Senate insisted upon all the said amendments, and acceded to the request of the House, that a committee of conference be appointed, and such committee consisting of three members from each house was appointed as shown by subsequent messages, respectfully report that they have had said bill and matters of disagreement existing between the two

houses relative to said amendments under careful consideration, and make the following recommendations in respect thereto:

1. That as to the first named amendments made to the said bill by the

Senate the House concurs therein.

- 2. That as to the second, third, fourth, fifth, sixth, seventh, eighth and ninth amendments made to the bill by the Senate, the Senate recedes therefrom.
- 3. That as to the tenth, eleventh, twelfth, thirteenth, and fourteenth amendments made by the Senate to said bill the House concurs therein.

4. That as to the fifteenth amendment made by the Senate to said bill,

the Senate recedes therefrom.

- 5. That as to the sixteenth amendment made by the Senate to said bill, the House concurs therein.
- 6. That as to the seventeenth amendment made by the Senate to said bill, the Senate recedes therefrom.

7. Your committee further recommend that said bill be ordered to

take immediate effect by the Senate.

And the conference committee respectfully ask that both houses concur in the recommendations herein set forth, that the bill as so amended stand concurred in by both houses, and that they be discharged from further consideration of the subject.

JOHN BASTONE.
JAMES. H. MORROW,
MARDEN SABIN,

Members of the Committee on the part of the Senate.

M. L. SEELEY, TRAVIS LEACH, GERRIT J. DIEKEMA,

Members of the Committee on the part of the House.

And further to inform the Senate at this time that in the report of said conference committee the House concurs by a majority vote of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

Report accepted and committee discharged.

The question being on concurring in the recommendations of the conference committee,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Park	Mr. Taylor
$\ddot{\mathbf{B}}\mathbf{enson}$	Garvelink	Porter	$\mathbf{W}\mathbf{heeler}$
\mathbf{Beers}	$\mathbf{Gilbert}$	${f Prindle}$	\mathbf{Wilcox}
Boughner	McCormick	Sabin	Wilkinson
Brown	\mathbf{M} iller	Sharp	Withington
Crocker	\mathbf{M} ilnes	${f Smith}$	Wisner
Doran	Morrow		26

NAYS.

the compensation for the same, and to repeal all existing acts or parts of acts conflicting with the provisions of this act.
Which said bill the Senate has amended as shown by the message

transmitting the same as follows:

By striking out of line 5 of section 4 the word "six," and inserting in lieu thereof the word "four."

By inserting in line 18 of section 8 after the words "at least once in,"

the words "each year."

By inserting in line 44 of section 10 after the word "his," the words " or her."

By inserting in line 5 of amendment to section 10 after the words "visited by him," the words "or her."

By striking out of line 3 of section 1 the words "fourth" and "in June"

and inserting in lieu thereof the words "second" and "of October."

By striking out of line 5 of section 1 the words "on the fourth Tuesday of August next following" and inserting in lieu thereof the words "immediately after his or her election and qualification."

By striking out of line 7 of section 1 the words "fourth" and "June"

and inserting in lieu thereof the words "second" and "October."

By striking out of line 11 of section 1 the words "next after their

appointment" and inserting in lieu thereof the figures "1891."

By inserting in line 25 of section 1 after the words "public instruction" the words "such county commissioner shall perform and exercise all the powers and duties now performed and exercised by the secretary of the county board of school examiners and such other duties as this act prescribes.

By striking out of line 1 of section 4 the words "the county commissioner" and inserting in lieu thereof the words "the board of school examiners."

By striking out of line 5 of section 4 the word "commissioner" and inserting in lieu thereof the words "board of school examiners."

By striking out of line 6 of section 4 the words "his or her" and insert-

ing in lieu thereof the word "the."

By inserting in line 6 of section 4, after the word "judgment," the words

"of the board of school examiners."

By striking out of line 1 of section 6 the words "county commissioner in his or her" and inserting in lieu thereof the words "board of school examiners in its."

By striking out of line 1 of section 7 the words "the board of school examiners" and inserting in lieu thereof the words "a majority of the board of school examiners, of which majority the commissioner shall be

By striking out of line 5 of section 8 the words "himself or herself" and inserting in lieu thereof the words "the board of school examiners."

By striking out of line 6 of section 8 the words "him or her" and

inserting in lieu thereof the words "the board."

And in all of which said amendments the House has non-concurred. Whereupon the Senate insisted upon all the said amendments, and acceded to the request of the House, that a committee of conference be appointed, and such committee consisting of three members from each house was appointed as shown by subsequent messages, respectfully report that they have had said bill and matters of disagreement existing between the two houses relative to said amendments under careful consideration, and make the following recommendations in respect thereto:

1. That as to the first named amendments made to the said bill by the

Senate the House concurs therein.

- 2. That as to the second, third, fourth, fifth, sixth, seventh, eighth and ninth amendments made to the bill by the Senate, the Senate recedes therefrom.
- 3. That as to the tenth, eleventh, twelfth, thirteenth, and fourteenth amendments made by the Senate to said bill the House concurs therein.

4. That as to the fifteenth amendment made by the Senate to said bill,

the Senate recedes therefrom.

- 5. That as to the sixteenth amendment made by the Senate to said bill, the House concurs therein.
- 6. That as to the seventeenth amendment made by the Senate to said bill, the Senate recedes therefrom.

7. Your committee further recommend that said bill be ordered to

take immediate effect by the Senate.

And the conference committee respectfully ask that both houses concur in the recommendations herein set forth, that the bill as so amended stand concurred in by both houses, and that they be discharged from further consideration of the subject.

JOHN BASTONE.
JAMES. H. MORROW,
MARDEN SABIN,

Members of the Committee on the part of the Senate.

M. L. SEELEY, TRAVIS LEACH, GERRIT J. DIEKEMA,

Members of the Committee on the part of the House.

And further to inform the Senate at this time that in the report of said conference committee the House concurs by a majority vote of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

Report accepted and committee discharged.

The question being on concurring in the recommendations of the conference committee,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Park	$f{M}r.~Taylor \ f{Whee}ler$
$\dot{\mathbf{B}}\mathbf{enson}$	Garvelink	Porter	\mathbf{W} heeler
\mathbf{Beers}	\mathbf{G} ilbert	${f Prindle}$	Wilcox
Boughner	McCormick	Sabin	$\mathbf{Wilkinson}$
Brown	\mathbf{Miller}	Sharp	Withington
Crocker	\mathbf{Milnes}	${f Smith}$	Wisner
Doran	Morrow		26

NAYS.

On motion of Mr. Bastone,

By a vote of two-thirds all the Senators elect, the bill was then ordered to take immediate effect.

The President also announced the following:

House of Representatives, Lansing, June 18, 1891.

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

House bill No. 489 (file No. 450), entitled

A bill to amend section 25 of act 137 of the laws of 1849, relative authorizing proceedings against garnishees and for other purposes, as amended, being section 8055 of Howell's annotated statutes of 1883 and 1890,

Which has passed the House by a majority vote of all the members

elect, and in which the concurrence of the Senate is repectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

The President also announced the following:

House of Representatives, Lansing, June 18, 1891.

To the President of the Senate:

SIR-I am instructed by the House to return to the Senate the following:

Substitute for Senate bills No. 277 and 305 (file No. 221), entitled A bill for the apportionment of Senators in the State Legislature.

In compliance with the request of the Senate asking the return of the same.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

On motion of Mr. Crocker, The bill was laid on the table.

The President also announced the following:

House of Representatives, Lansing, June 17, 1891.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following:

Senate bill No. 123 (file No. 219), entitled

A bill making appropriations for the Reform School for the years 1891 and 1892.

In the passage of which bill the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was referred to the committee on engrossment and enrollment for enrollment.

By unanimous consent,

The Senate thereupon resumed the regular order of business.

REPORTS OF STANDING COMMITTEES.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 409 (file No. 438), entitled

A bill to regulate the publication of probate notices,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 716 (file No. 449), entitled

A bill to amend section 3 of act No. 207, laws of 1881, being chapter 269 of the compiled laws of 1871, and section 9845 of Howell's annotated statutes, relative to the Detroit House of Correction,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the select committee on taxation and tax laws:

The select committee on taxation and tax laws, to whom was referred

House bill No. 551 (file No. 198), entitled

A bill to require all gravel and plank road companies doing business in the State to cut and destroy all noxious weeds growing on lands occupied by them,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

R. R. WILKINSON, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on roads and bridges:

The committee on roads and bridges, to whom was referred

House bill No. 868 (file No. 379), entitled

A bill to authorize the township of McMillan in the county of Ontonagon to borrow money to be used in building bridges and approaches thereto in said township and to issue bonds therefor,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the

accompanying amendments thereto, recommending that the amendments be concurred in:

1. By striking out of line 3 of section 1 the word "ten," and inserting in

lieu thereof the word "eight."

2. By inserting in line 5 of section 1, after the word "township," the words "and other bridges of immediate necessity."

3. By striking out of line 9 of section 3 the word "or."

4. By striking out of line 6 of section 6 the word "may," and inserting in lieu thereof the word "shall."

5. By striking out of line 1 of section 7 the word "it," and inserting in

lieu thereof the word "they."

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

JAMES E. HOLCOMB, Chairman.

Report accepted and committee discharged.

On motion of Mr. Holcomb,

The Senate concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

By the committee on counties and townships:

The committee on counties and townships, to whom was referred

House bill No. 874, being

A bill to vacate the township of Lincoln in the county of Mason in this State and to incorporate the territory embraced therein in the townships of Hamlin, Amber and Pere Marquette in the said county of Mason,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

A. C. McCORMICK, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

MESSAGES FROM THE GOVERNOR.

The President announced the following:

EXECUTIVE OFFICE, Lansing, June 16, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 89 (file No. 35), being An act to amend sections 2, 7, 8, 15 and 17, of act No. 262 of the session laws of 1889, entitled "An act for the winding up of mining and manufacturing corporations whose charters have expired," and to repeal sections 12, 13 and 14 of said act No. 262.

Also.

Senate bill No. 270 (file No. 189), being

An act providing for the payment by the State of bounties offered to soldiers and sailors, under the call of the President of the United States, of February 1, 1864, and remaining due to them and their heirs. EDWIN B. WINANS, Governor.

The message was received.

The President also announced the following:

EXECUTIVE OFFICE, Lansing, June 16, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 36 (file No. 139), being

An act to alter the boundary of and detach certain lands from union school district of the city of Corunna.

Also,

Senate bill No. 232 (file No. 201), being

An act to provide for the incorporation of the high and subordinate courts of the Independent Order of Foresters for the State of Michigan.

EDWIN B. WINANS, Governor.

The message was received.

The President also announced the following:

EXECUTIVE OFFICE, Lansing, June 17, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretory of State

Senate bill No. 206 (file No. 141), being

An act to provide for a State board of inspectors who shall perform the duties now performed by the advisory board in the matter of pardons and who shall have the complete management and control of the State Prison at Jackson, the State House of Correction and Reformatory at Ionia, the Michigan Asylum for Insane Criminals at Ionia, the branch of the State Prison at Marquette, the Reform School for boys at Lansing, and the Industrial Home for Girls at Adrian, and to abolish all existing boards and to annul all existing appointments.

EDWIN B. WINANS, Governor.

The message was received. By unanimous consent,

Mr. Wilcox moved that the rules be suspended and the committee of the whole discharged from the further consideration of

Senate joint resolution No. 8 (file No. 3.), entitled

A joint resolution authorizing the Board of State Auditors to exchange certain property owned by the State for certain property located in the city of Lansing, to be used and occupied as a residence for the Governor, and to make certain repairs and improvements thereon,

Which motion prevailed, Mr. Milnes calling for the yeas and nays, and two-thirds of all the Senators present voting therefor, by yeas and nays, as

follows:

YEAS.

Mr. Beers	Mr. Fridlender	Mr. Morrow	Mr. Weiss
Boughner	Garvelink	Park	\mathbf{W} heeler
Brown	$\mathbf{Gilbert}$	$\mathbf{Prindle}$	Wilcox
Crocker	McCormick	Sabin	Withington
Doran	\mathbf{M} iller	Sharp	Wisner
Fleshiem	\mathbf{Milnes}	•	22

NAYS.

Mr. Bastone Mr. Holcomb Mr. Porter Mr. Stevens Benson Mugford Smith Taylor 8

On motion of Mr. Wilcox,

The joint resolution was then laid on the table.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, June 18, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Senate bill No. 324, entitled

A bill to exempt from taxation the property of the Woman's Auxiliary Association of the University of Michigan, and to accept for the University the aid of said association,

And to inform the Senate that the House has amended the same as fol-

By striking out of section 1 all after the first line.

By striking out of line 1 of section 2 the words "Section 2 that."

By striking out all of section 3.

And further to inform the Senate that the House has amended the title to read as follows:

A bill to exempt from taxation the property of the Woman's Auxiliary

Association of the University of Michigan,

In the passage of which bill as thus amended, the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the bill,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fleshiem	Mr. Morrow	Mr. Smith
${f Benson}$	Garvelink	Mugford	Taylor
\mathbf{Beers}	Gilbert	Porter	Taylor Wheeler
Boughner	McCormick	Prindle	Wilkinson
Brown	Miller	Sabin	Withington
Crocker	\mathbf{Milnes}	Sharp	Wisner
Doran		•	25

NAYS.

Mr. Holcomb Mr. Park

The question being on concurring in the amendments made by the House to the title of the bill,

The Senate concurred therein, and the title as so amended was then

The bill was then referred to the committee on engrossment and enroll-

ment for enrollment

The President also announced the following:

House of Representatives,) Lansing, June 18, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Senate bill No. 243 (file No. 96), entitled A bill to authorize the township board of the township of Nunda, in Cheboygan county, to raise money to be expended in building and improving highways and bridges in the township of Nunda.

In the passage of which bill the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate

effect, by a vote of two-thirds of all the members elect.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was referred to the committee on engrossment and enrollment for enrollment.

GENERAL ORDER.

On motion of Mr. McCormick,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Prindle to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

House bill No. 766 (file No. 312), entitled

A bill to provide for a Central Board of Control which shall have the management and control of the State Public School at Coldwater, the Michigan School for the Blind at Lansing, and the Michigan Institution for the Education of the Deaf and Dumb at Flint, to prescribe the powers of said board, to abolish the present boards of said institutions, and to repeal all laws inconsistent with the provisions of this act,

Have directed their chairman to report the same back to the Senate, with the recommendation that it be re-referred to the committee on judiciary

II.

The committee of the whole have also had under consideration

Senate bill No. 149, entitled

1

A bill to divide the State of Michigan into twelve congressional dis-

Have directed their chairman to report the same back to the Senate,

with the accompanying substitute therefor, entitled

A bill to divide the State of Michigan into twelve congressional districts.

14

Recommending that the substitute be concurred in and recommend its passage. F. L. PRINDLE, Chairman.

Report accepted.

On motion of Mr. Prindle,

The Senate concurred in the recommendation of the committee regarding the first named bill, and the same was re-referred to the committee on judiciary.

On motion of Mr. Prindle,

The Senate concurred in the substitute reported for the second named bill by the committee, and the substitute was placed on the order of third reading of bills.

Mr. Milnes moved that the bill as substituted be ordered printed and

made the special order for Tuesday next at 2 o'clock P. M.;
Which motion did not prevail, Mr. Milnes calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Benson Mr. Milnes Mr. W Fleshiem Prindle V Garvelink Sabin	Weiss Mr. Wheeler	Wilkinson Withington 10
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NAYS.

Mr. Bastone	Mr. Doran	Mr. McCormick	Mr. Park	
${f Beers}$	\mathbf{F} ridlender	\mathbf{M} iller	Porter	
Boughner	$\mathbf{Gilbert}$	Morrow	Wilcox	
Boughner Crocker	$\mathbf{Holcomb}$	Mugford	Wisner	16

Mr. Boughner moved that the further consideration of the bill as substituted, be made the special order for tomorrow at 10:30 o'clock A. M.;

Which motion did not prevail, Mr. Milnes calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Garvelink	Mr. Sabin	Mr. Wilcox
Boughner	Milnes	Weiss	Wilkinson
Fleshiem	Prindle	Wheeler	Withington 12

NAYS.

Mr. Bastone Beers	Mr. Fridlender Gilbert	Mr. Miller Morrow	Mr. Park Porter
Crocker	Holcomb	Mugford	Wisner
Doran	McCormick	шивтоги	***************************************

By unanimous consent.

The Senate resumed the regular order of business.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, June 18, 1891.

To the President of the Senate:

SIR-I am instructed by the House to retransmit the following:

Substitute for House bill No. 7 (file No. 354), entitled

A bill to amend section 3 of article 3 of act No. 174 of the public acts of 1883, entitled "An act to amend sections 7, 30, 36 and 41 of article 2, and sections 3 and 5 of article 3, and section 14 of article 4, and to add 2 new sections to article 2, to stand as sections 45 and 46, and a new section to article 5, to stand as section 22 of an act entitled 'An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State,'" approved May 1, 1873, being act No 198, session laws of 1873. The section hereby amended is section 3360 of Howell's annotated statutes, volume three.

Concerning which a disagreement exists between the two Houses, which disagreement was referred to a conference committee, and now to inform

the Senate that such conference committee reports as follows:

By the committee on conference:

The committee on conference, to whom was referred Substitute for House bill No. 7 (file No. 354), entitled

A bill to amend section 3, of article 3, of act No. 174 of the public acts of 1883, entitled, "An act to amend sections 7, 30, 36 and 41 of article 2, and sections 3 and 5 of article 3, and section 14 of article 4, and to add two new sections to article 2, to stand as sections 45 and 46, and a new section to article 5, to stand as section 22, of an act entitled 'An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," approved May 1, 1873, being act No. 198, session laws of 1873. The section hereby amended is section 3360 of Howell's annotated statutes, volume three,

Which said bill the Senate has amended as shown by the message trans-

mitting the same as follows:

1. By striking out all after "viz." in line 8, section 3, and all of lines 9, 10 and 11, in said section, and inserting in lieu thereof the following:

"Upon all such gross income not exceeding three thousand dollars per mile of road actually operated within this State, two per cent of such gross income; upon such gross income in excess of three thousand dollars, and not exceeding four thousand dollars per mile of road so operated, two and one-half per cent thereof; upon such gross income in excess of four thousand, and not exceeding six thousand dollars, per mile of road so operated, three per cent thereof; upon such gross income in excess of six thousand dollars, and not exceeding eight thousand dollars per mile of road so operated, three and one-half per cent thereof; upon such gross income in excess of eight thousand dollars per mile of road so operated, four per cent thereof."

2 And by adding to said section the following proviso:

"Provided, further, That the rate of taxation fixed by this act or any other law of this State shall not apply to any railway or railroad company hereafter building and operating a line of railroad within this State north of parallel forty-four of latitude, until the same has been operated for the full period of ten years, unless the gross earnings shall equal \$4,000 per mile, except in so far as said line so built shall extend south of said parallel; but no such company shall be entitled to the immunity from taxation herein provided, when the same is owned, leased or operated by existing companies, until the report of earnings to the Commissioner of Railroads required by the laws of this State, containing the earnings of such lines hereafter built, separate and distinct from the earnings of existing lines shall be made and filed."

And in all of which said named amendments the House non-concurred, whereupon the Senate insisted upon all of said amendments, and acceded to the request of the House for the appointment of a committee of conference to consist of three members from each house, which said committee

was duly appointed, as shown by subsequent messages,

Respectfully report that they have had the said bill, and the matters of disagreement existing between the two Houses relative to said amendments, under careful consideration, and make the following recommendations in respect thereto, viz.:

1. That as to the first named amendment made by the Senate to said bill the Senate recede therefrom, and that section 3 of said bill be amended by striking out all after "viz." in line 8, and all of lines 9, 10 and 11 of said

section 3, and inserting in lieu thereof the following:

"Upon all such gross income not exceeding two thousand dollars per mile of road actually operated within this State, two per cent of such gross income; upon such gross income in excess of two thousand dollars and not exceeding four thousand dollars per mile, two and one-half per cent thereof; upon all such gross income in excess of four thousand dollars and not exceeding six thousand dollars per mile, three and one-half per cent thereof, and upon all such gross income in excess of six thousand dollars per mile of road so operated, four per cent thereof."

2. That as to the second named amendment made by the Senate to said

bill the House concur therein.

And the conference committee respectfully ask that both Houses concur in the recommendations herein set forth, that the bill so amended stand concurred in by both houses and that they be discharged from further consideration of the subject.

A. MILNES, C. B. BOUGHNER, A. C. McCORMICK,

Committee on the part of the Senate.
GEO. L. RICHARDSON,
AT. L. WHITE,
GERRIT J. DIEKEMA.

Committee on the part of the House.

And further to inform the Senate at this time that in the report of said

conference committee the House concurs by a majority vote of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

On motion of Mr. Crocker,

The bill was temporarily passed and placed on the order of unfinished business, and the conference committee was thereupon discharged.

THIRD BEADING OF BILLS.

Senate substitute bill No. 149, entitled

A bill to divide the State of Michigan into twelve congressional districts, Was read a third time, and

Pending the taking of a vote upon its passage, Mr. McCormick moved that there be a call of the Senate;

Which motion prevailed, Mr. Milnes calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Miller	Mr. Porter	
Beers	Gilbert	Morrow	Smith	
Crocker	$\mathbf{Holcomb}$	Mugford	Wilcox	
Doran	McCormick	Park	Wisner	
\mathbf{F} ridlender				17

NAYS.

Mr. Benson	Mr. Milnes	Mr. Sabin	Mr. Wheeler	
${f Boughner}$	${f Prindle}$	$\mathbf{W}_{\mathbf{eiss}}$	\mathbf{W} ilkinson	
Fleshiem				9

PROCEEDINGS UNDER THE CALL.

The roll of the Senate was called by the Secretary and Messrs. Brown, Sharp. Stevens, Taylor and Withington were reported as absent without

On motion of Mr. Park,

The Sergeant-at-Arms was dispatched with instructions to bring in the absentees.

On motion of Mr. Prindle,

Mr. Taylor was excused from the operation of the call.

Mr. Sharp appeared at the bar of the Senate, and

On motion of Mr. Wisner,

Was excused for absence without leave.

Mr. Wisner moved that Messrs. Stevens and Withington be excused from the operation of the call:

Which motion prevailed, Mr. Park calling for the yeas and nays, and the

Senators voting thereon, by yeas and nays, as follows:

17

YEAS.

Mr. Bastone Beers Boughner Crocker Doran	Mr. Fridlender Gilbert Holcomb McCormick	Mr. Miller Morrow Mugford Park	Mr. Porter Sharp Wilcox Wisner
Crocker Doran	McCormick	Park	Wisner

NAYS.

Mr. Benson	Mr. Milnes	Mr. Smith	Mr. Wheeler	
Fleshiem	Sabin	Weiss	Wilkinson	
Garvelink	~ ~~	***************************************	***************************************	9

The question being on the passage of the bill,

Mr. Park moved that the vote upon the passage of the bill be ordered taken under the operation of the call;

Which motion prevailed.

Fridlender

The question being on the passage of the bill,

The bill was then read a third time and was not passed, a majority of all the Senators elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Miller	Mr. Porter	
Beers	Gilbert	Morrow	Smith	
Crocker	Holcomb	Mugford	Wilcox	16
Doran	McCormick	Park	Wisner	

NAYS.

Mr. Benson	Mr. Garvelink	Mr. Sabin	Mr. Wheeler
$f Boughner \ Fleshiem$	\mathbf{Milnes}	Sharp	Wilkinson
${f Fleshiem}$	$\mathbf{Prindle}$	Weiss	11

Mr. Park moved that the vote by which the bill failed to pass, be reconsidered.

Mr. Milnes moved that the motion to reconsider do lie on the table;

Which motion did not prevail, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Benson Garvelink	$egin{aligned} \mathbf{Mr.} & \mathbf{Milnes} \ \mathbf{Prindle} \end{aligned}$	Mr. Sabin Weiss	Mr. Wheeler Wilkinson	8
	N	AYS.		
Mr. Bastone Beers Crocker Doran	Mr. Gilbert Holcomb McCormick Miller	Mr. Morrow Mugford Park Porter	Mr. Sharp Smith Wilcox Wisner	

The question being on the motion to reconsider the vote by which the bill failed to pass,

The same prevailed, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Beers Boughner Crocker Doran	Mr Fridlender Gilbert Holcomb McCormick Miller	Mr. Morrow Mugford Park Porter	Mr. Sharp Smith Wilcox Wisner	18
	N	AYS.	•	

Mr. Benson	Mr. Milnes	Mr. Sabin	Mr. Wheeler	
Fleshiem	Prindle	Weiss	Wilkinson	
Garvelink		***************************************	11 222220022	9

On motion of Mr. Park,

The bill was then laid on the table.

Mr. Fleshiem moved that the Senate adjourn;

Which motion prevailed, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Milnes	Mr. Sharp	Mr. Wheeler
Fleshiem Garvelink	Prindle Sabin	Smith Weiss	Wilcox Wilkinson
Gilbert			13

NAYS.

Mr. Bastone	Mr. Doran	Mr. McCormick	Mr. Park	12
Beers	Fridlender	Miller	Porter	
Crocker	Holcomb	Mugford	Wisner	
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Thereupon the Senate adjourned.

Lansing, Friday, June 19, 1891.

The Senate met and was called to order by the President. Religious exercises by Rev. S. R. Cook.

Roll called; a quorum present.

Absent without leave: Messrs. Toan and Withington.

PRESENTATION OF PETITIONS.

No. 556. By Mr. Smith: Petition of J. B. Wilkinson and 72 other voters of Detroit, in favor of the local taxation of railroads.

Referred to committee on railroads.

No. 557. By Mr. Weiss: Petition of T. A. Johnson and 200 other voters of Detroit, same subject.

Same reference.

BEPORTS OF STANDING COMMITTEES.

By the committee on judiciary:

The committee on judiciary, to whom was referred House bill No. 766 (file No. 312), entitled

A bill to provide for a central board of control which shall have the management and control of the State Public School at Coldwater, the Michigan School for the Blind at Lansing, and the Michigan Institution for the Education of the Deaf and Dumb at Flint, to prescribe the powers of said board, to abolish the present boards of said institutions, and to repeal all laws inconsistent with the provisions of this act,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without recommendation and ask to be discharged from the further consideration

of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, ¿ Lansing, June 18, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the follow-

Senate bill No. 310 (file No. 132), entitled

A bill to repeal an act entitled "An act known as act No. 161 of the public acts of 1889, to authorize the employment, fixing the compensation, and defining the duties of stenographers in the taking and transcribing of testimony in cases of examination of offenders before justices of the peace in the county of Saginaw, charged with felonies not triable before a justice of the peace.

Also.

Senate bill No. 274 (file No. 158), entitled

A bill to enlarge and extend the territory and borders of school district No. 2, fractional, of the townships of Deep River and Adams, in Arenac county.

In the passage of which bills the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate

effect, by a vote of two-thirds of all the members elect. Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bills were referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, Lansing, June 18, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Senate bill No. 283 (file No. 177), entitled

A bill to amend section 60 of act No. 258 of the public acts of the year 1887, entitled "An act to regulate and govern the State House of Correction and branch of the State Prison in the upper peninsula," approved June 27, 1887.

In the passage of which bill the House has concurred by a majority

vote of all the members elect.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, Lansing, June 18, 1891.

To the President of the Senate:

SIB—I am instructed by the House to transmit the following:

House substitute bill No. 935 (file No. 441), entitled

A bill to define and establish a State road in the county of Bay, to be known as the Mount Forest and Pinconning State road and to authorize the township board of the township of Mount Forest to issue bonds to pay for the construction and improvement thereof,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is

respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and

Pending its reference,

On motion of Mr. Gilbert,

The rules were suspended, two-thirds of all the Senators present voting

therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Morrow	Mr. Smith
${f Benson}$	Garvelink	Mugford	Stevens
\mathbf{Beers}	Mugford	Park	\mathbf{W} heeler
Boughner	$\mathbf{Holcomb}$	Porter	Wilcox
Crocker	McCormick	${f Prindle}$	Wilkinson
Doran	\mathbf{Miller}	Sabin	Wisner
$\mathbf{Fleshiem}$	\mathbf{Milnes}	${f Sharp}$	27

NAYS.

Mr. Brown

Title agreed to.

On motion of Mr. Gilbert,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

MOTIONS AND BESOLUTIONS.

On motion of Mr. Smith,

Senate bill No. 272 (file No. 98), entitled

A bill to define the tenure of the incumbent of the office of clerk of the recorder's court of the city of Detroit.

Was taken from the table and placed on the order of third reading of

bills.

On motion of Mr. Smith,

The following resolution, viz.:

Resolved, That John F. Gudenau, clerk of the committee on education and public schools, insurance, labor interests, public health, public lands, public improvements, public buildings, Reform School and Reformatory at Ionia, be and is hereby allowed the extra compensation of \$2.00 per day during the present session of the Legislature,

Was taken from the table.

The question being on the adoption of the resolution,

The resolution was not adopted, Mr. Smith calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Fleshiem Holcomb	Mr. Mugford Park	Mr. Smith Stevens	Mr. Weiss Wheeler	8
	N.	AYS.		
Mr. Bastone Benson Beers Boughner Brown	Mr. Crocker Doran Fridlender Garvelink Gilbert	Mr. Miller Milnes Morrow Porter	Mr. Sabin Sharp Wilcox Wisner	18

On motion of Mr. Smith,

Senate bill No. 209 (file No. 95), entitled

A bill to repeal act 207 of the session laws of 1889, entitled "An act to prohibit the manufacture, sale, keeping for sale, giving away or furnishing of vinous, malt, brewed, fermented, spirituous or intoxicating liquors, or any mixed liquor or beverage, any part of which is intoxicating, and to prohibit the keeping of any saloon or other place for the manufacture, sale, storing for sale, giving away or furnishing of such liquors or beverages, and to suspend the general laws of the State relative to the taxation and regulation of the manufacture and sale of such liquors in the several counties of this State under certain circumstances; to authorize the qualified electors of the several counties in this State to express their will in regard to such prohibition by an election, and to authorize and empower the board of supervisors of the several counties, after such election, if they shall determine the result to be in favor of such prohibition, to prohibit the manufacture, sale, keeping for sale, giving away or furnishing of any such liquor, or the keeping of a saloon or any other place for the manufacture, sale, storing for sale, giving away or furnishing of the same within their respective counties; and to provide for penalties and rights of action in case of its violation," and also to repeal sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, and 24 of said act,

Was taken from the table, and placed on the order of third reading of bills.

GENERAL ORDER.

On motion of Mr. Weiss,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Sabin to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the follow-

ing:

I.

House substitute for Senate bill No. 238 (file No. 454), entitled

A bill to prevent the spread of the yellows, a contagious disease, among peach, almond, apricot and nectarine trees, and to provide measures for the eradication of the same, and to repeal act 32 of the session laws of 1879,

Also,

House bill No. 716 (file No. 449), entitled

A bill to amend section 3 of act No. 207, laws of 1881, being chapter 269 of the compiled laws of 1871, and section 9845 of Howell's annotated statutes relative to the Detroit House of Correction.

Also,

House bill No. 551 (file No. 198), entitled

A bill to require all gravel and plank road companies doing business in the State to cut and destroy all noxious weeds growing on lands occupied by them,

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

TT

The committee of the whole have also had under consideration

House substitute bill No. 766 (file No. 312), entitled

A bill to provide for a Central Board of Control which shall have the management and control of the State Public School at Coldwater, the Michigan School for the Blind at Lansing, and the Michigan Institution for the Education of the Deaf and Dumb at Flint, to prescribe the powers of said board, to abolish the present boards of said institutions, and to repeal all laws inconsistent with the provisions of this act,

Have made sundry amendments thereto, and have directed their chairman to report the same back to the Senate, asking concurrence therein and

recommend its passage.

Ш

The committee of the whole have also had under consideration

Senate substitute bill No. 203, entitled

A bill to authorize the city of Detroit to issue bonds for the purpose of constructing a sewer in Woodward avenue,

Have directed their chairman to report the same back to the Senate, with

the following substitute therefor, entitled

A bill to authorize the city of Detroit, county of Wayne, State of Michigan, to issue bonds for the purpose of constructing public sewers in said city.

Recommending that the bill and substitute be referred to the committee on cities and villages.

IV.

The committee of the whole have also had under consideration

Senate bill No. 158, entitled

A bill to provide for the division of the State into 32 senatorial districts, Have directed their chairman to report the same back to the Senate, with the accompanying substitute therefor, entitled

A bill for the apportionment of Senators in the State Legislature.

Recommending that the substitute be concurred in and that the substitute do pass.

MARDEN SABIN, Chairman.

Report accepted.

The first named bills were placed on the order of third reading of bills.

On motion of Mr. Sabin,

The Senate concurred in the amendments made to the second named bill, and the same was placed on the order of third reading of bills.

On motion of Sabin,

The Senate concurred in the recommendation of the committee regarding the third named bill and substitute and the same were referred to the committee on cities and villages.

On motion of Mr. Sabin,

The Senate concurred in the substitute reported for the fourth named bill by the committee and the substitute was placed upon the order of third reading of bills.

By unanimous consent,

The Senate resumed the regular order of business.

PRESENTATION OF PETITIONS.

No. 558. By Mr. Park: Petition of A. Mittenthal and 500 other voters of the city of Detroit, in favor of the local taxation of railroads.

Referred to committee on railroads.

On motion of Mr. Park,

The petition was ordered spread on the Journal, as follows:

To the Honorable the Senate and House of Representatives:

Gentlemen—We, your constituents, voters of Detroit and vicinity, ask your aid and vote in the passage of such legislation as will place railroad and union depot property on the same basis as to taxation for municipal purposes as the property of other corporations and individuals.

MESSAGES FROM THE HOUSE.

The President also announced the following:

House of Representatives, Lansing, June 19, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following: Senate bill No. 316 (file No. 138), entitled

A bill to provide for the pensioning of the widows and orphans of members of the metropolitan police force of the city of Detroit, killed or dying from the effects of injuries received while in the performance of their duty, and also to provide for a pension for members of the metropolitan police force of the city of Detroit who are injured or totally or partially disabled from injuries received while in the performance of their duty and to provide for a fund for and manner of payment of such pensions.

And to inform the Senate that the House has amended the same as follows:

By striking out of line 6 of section 1 the words "an orphan."

By striking out of line 8 of section 1 the words "and five dollars per month."

By striking out of line 9 of section 1 the words "for each child" and "to her" and "shall."

By inserting in line 9 of section 1 the words "said five dollars per month shall thereafter."

By striking out of line 10 of section 1 the words "if any, otherwise to cease."

By striking out of line 2 of section 2 the word "fifteen," and inserting in lieu thereof the word "eight."

By striking out of line 2 of section 2 the words "and five dollars addi-

tional."

By striking out of line 4 of section 2 the word "five," and inserting in lieu thereof the word "eight."

By striking out of line 5 of section 2 all after the words, "sixteenth year,"

and all of lines 6 and 7 of said section.

By striking out of line 5 of section 4 the figure "5," and inserting in lieu thereof the word "seven."

By striking out of line 7 of section 4 all after the words "be final."

By inserting in line 5 of section 7, after the words "said council," the words "together with the president of the Board of Police Commissioners,"

By striking out of lines 5 and 6 of section 7 the words "ex officio."
By inserting at the beginning of line 7 of section 7 the words "said com-

missioner shall determine that."

By inserting in line 7 of section 7 after the words "this act" the word "they" and after the words "shall report" the words "such determination." By striking out of line 7 of section 7 the words "the same."

By striking out out of line 8 of section 7 the word "immediately."

By striking out of line 3 of section 7, the words "said applicant" and inserting in lieu thereof the words "such decision shall for all purposes be final."

By striking out all of line 16 of section 7.

By striking out sections 8 and 9.

By adding to line 3 of section 11 the following: "The provisions of this act are hereby made applicable to the widows and children of George Kimball, Alonzo Bullard, Albert Thayer, Edward Schumaker."

By renumbering section 11 to stand as section 8.

In the passage of which bill as thus amended, the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the bill,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Bastone Beers Boughner Crocker Doran Fleshiem	Mr. Fridlender Garvelink Gilbert Holcomb McCormick Miller	Mr. Milnes Mugford Park Porter Prindle Sabin	Mr. Sharp Smith Stevens Taylor Weiss Wisner	24
	тевшеш	mmer	Saom	W ISHEI	44

NAYS.

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16

The bill was then referred to the committee on engrossment and enrollment for enrollment.

MOTIONS AND RESOLUTIONS.

Mr. Crocker moved that Senate bill No. 149, entitled

A bill to divide the State of Michigan into 12 Congressional districts, Be taken from the table and placed on the order of third reading of bills.

Pending the taking of a vote thereon,

Mr. Weiss moved that the Senate take a recess until 2 o'clock P. M., Which motion did not prevail, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Milnes	· Mr. Smith	Mr.	Weiss
Fleshiem	Prindle	Stevens		Wheeler
Garvelink	Sabin	Taylor		Wilkinson 12
	•	NAYS.		1

Mr. Bastone	Mr. Doran	Mr. McCormick	Mr. Park	
${f Beers}$	$\mathbf{Fridlender}$	\mathbf{Miller}	Porter	
Boughner	$\mathbf{Gilbert}$	Morrow	Sharp	
Crocker	Holcomb	Mugford	Wisner	16

The question being upon the motion by Mr. Crocker, The same prevailed and the bill was taken from the table and placed on the order of third reading of bills.

Mr. Smith moved that the Senate take a recess until 2 o'clock P. M., Which motion did not prevail, Mr. Weiss calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Milnes	Mr. Smith	Mr. Weiss
Fleshiem	Prindle	Stevens	Wheeler
Garvelink	Sabin	Taylor	Wilkinson 12
		NAVQ	

NAID.

Mr. Bastone	Mr. Doran	Mr. McCormick	Mr. Park
\mathbf{Beers}	$\mathbf{Fridlender}$	\mathbf{M} ille \mathbf{r}	Porter
Boughner Crocker	$\mathbf{Gilbert}$	\mathbf{Morrow}	\mathbf{Sharp}
Crocker	$\mathbf{Holcomb}$	Mugford	Wisner

Mr. Fleshiem moved that the Senate take a recess until 2:30 o'clock

Which motion did not prevail, Mr. Milnes calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Milnes	Mr. Smith	Mr. Weiss
Fleshiem	Prindle	$\mathbf{Stevens}$	Wheeler
Garvelink	\mathbf{Sabin}	Taylor	Wilkinson 12

NAYS.

Mr. Bastone	Mr. Doran	Mr. McCormick	Mr. Park	16
Beers	Fridlender	Miller	Porter	
Boughner	Gilbert	Morrow	Sharp	
Crocker	Holcomb	Mugford	Wisner	

Mr. Stevens moved that the Senate take a recess until 2:15 o'clock P. M., Which motion did not prevail, Mr. Stevens calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

	eshiem Mr. rvelink Ines	Prindle Sabin Smith	Mr.	Stevens Taylor Weiss	Mr.	Wheeler Wilkinson	11
		NA	YS.				
Cro	ers ughner ocker	Fridlender Gilbert Holcomb		Miller Morrow Mugford	Mr.	Park Sharp Porter Wisner	16
36 3	F'1		- 11	£ 43 . C			

Mr. Milnes moved that there be a call of the Senate; Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the Senate was called by the Secretary and Messrs. Benson, Brown, Toan, Wilcox and Withington were reported absent without

Mr. Fleshiem moved that all further proceedings under the call be dis-

Which motion did not prevail, Mr. Fleshiem calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Garvel Milnes	ink	Prindle Mr. Sabin Smith	Taylor Weiss	r. Wheeler Wilkinson	11
		NAYS.	•		
Mr. Bastor Beers Bough Doran	ner	Fridlender Mr. Gilbert Holcomb McCormick	Miller Mr Morrow Mugford Park	r. Porter Sharp Wisner	. 15

Mr. Milnes moved that the Sergeant-at-Arms be dispatched with instructions to bring in the absentees, and that meanwhile the Senate take a recess for 30 minutes;

Mr. Doran moved for a division of the question;

Which motion prevailed.

The chair declared that portion of the motion moving for a recess while

under the operation of the call as out of order.

The question being on the motion that the Sergeant-at-Arms be dispatched with instructions to bring in the absentees,

The same prevailed.

The Senate having arrived at the order of

THIRD READING OF BILLS.

On motion of Mr. Park,

The Senate proceeded with the same under operation of the call.

Mr. Smith moved that

Senate bill No. 272 (file No. 98), entitled

A bill to define the tenure of the incumbent of the office of clerk of the recorder's court of the city of Detroit,

Be taken up for further consideration.

Mr. Weiss moved that the motion do lie on the table;

Which motion did not prevail, Mr. Milnes calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Park Mr. Sabin Mr. Wheeler Mr. Wisner Prindle Weiss Wilkinson	7
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NAYS.

Mr. Bastone Beers Boughner Crocker	Mr. Fleshiem Fridlender Garvelink	Mr. McCormick Miller Milnes	Sharp Smith	
Crocker Doran	$egin{aligned} \mathbf{Gilbert} \\ \mathbf{Holcomb} \end{aligned}$	Morrow Mugford	Stevens	19

The question recurring on the motion to take up the bill for consideration.

The same prevailed.

The question being on the passage of the bill, the Senate being under operation of the call,

The bill was then read a third time and was not passed, a majority of all the Senators elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Doran	Mr. McCormick	Mr. Mugford	
\mathbf{Beers}	$\mathbf{Fridlender}$	\mathbf{M} ille \mathbf{r}	Porter	
Boughner	$\mathbf{Gilbert}$	\mathbf{M} ilnes	\mathbf{Sharp}	
Crocker	$\mathbf{Holcomb}$	Morrow	\mathbf{Smith}	16

NAYS.

1359

Mr. Fleshiem Mr. Sabin Mr. Taylor Mr. Wheeler Garvelink Stevens Weiss Wilkinson Park

On motion of Mr. Taylor,

All further proceedings under the call were dispensed with.

On motion of Mr. Milnes,

The Senate took a recess until 2:15 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2:15 o'clock P. M.

Roll called: a quorum present.

Absent without leave: Messrs. Smith, Toan and Withington.

By unanimous consent,

On motion of Mr. Wheeler,

Leave of absence was granted to himself until Tuesday morning next.

By unanimous consent, On motion of Mr. Milnes, The further consideration of

House bill No. 7 (file No. 354), entitled

A bill to amend section 3 of article 3 of act number 174 of the public acts of 1883, entitled, "An act to amend sections 7, 30, 36, and 41 of article 2, and sections 3 and 5 of article 3, and section 14 of article 4, and to add two new sections to article 2, to stand as sections 45 and 46, and a new section to article 5 to stand as section 22 of an act entitled 'An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," approved, May 1, 1873 being act No. 198, session laws of 1873. The section hereby amended is section 3360 of Howell's annotated statutes, volume three,

And the report of the conference committee in relation thereto, Was made the special order for Wednesday next at 2 o'clock P. M.

REPORTS OF STANDING COMMITTEES.

By the committee on judiciary:

The committee on judiciary to whom was referred

House bill No. 164 (file No. 39), entitled

A bill authorizing and directing the Auditor General of the State of Michigan to credit to the county of Muskegon so much of all delinquent taxes heretofore assessed upon lands lying within said county of Muskegon and granted to the State of Michigan by the United States under acts of Congress of June 3, 1856, and March 4, 1879, while the title to said lands remained in either the United States or the State of Michigan, together with interest and charges accrued thereon, as have at any time been charged back to said county of Muskegon, less however the amount

thereof credited to said county under the provisions of section 10 of act 197 of the public acts of 1883 of this State,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the

accompanying joint resolution as a substitute therefor, entitled

A joint resolution authorizing the Board of State Auditors to investigate and adjust a claim of the county of Muskegon to certain moneys claimed due on account of payment of certain taxes claimed to be illegal,

Reporting the substitute without recommendation, and ask to be dis-

charged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

On motion of Mr. Milnes,

The joint resolution reported as a substitute by the committee was laid on the table.

Mr. Sharp moved that there be a call of the Senate;

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the Senate was called by the Secretary and Messrs. Smith, Toan and Whitington were reported absent without leave.

On motion of Mr. Doran,

Messrs. Toan and Withington were excused from the operation of the call.

On motion of Mr. Sharp,

The Sergeant-at-Arms was dispatched with directions to bring in the remaining absentee.

Mr. Taylor moved that Mr. Smith be excused from the operation of the

 call :

Which motion did not prevail.

By unanimous consent,

On motion of Mr. Sharp,

The Senate proceeded with the regular order of business under the operation of the call.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, June 19, 1891.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following: Substitute for House bills Nos. 135, 208, 311 and 838 (file No. 428)

Substitute for House bills Nos. 135, 208 311 and 838 (file No. 428), entitled

A bill to amend sections 1, 8, 9, 10, 12 and fifteen of act No. 276, of the public acts of 1889, entitled "An act for the protection of game,"

Concerning which a disagreement exists between the two Houses, which disagreement was referred to a conference committee, and now to inform the Senate that such conference committee reports as follows:

By the committee on conference on House substitute for House bills

Nos. 135, 208, 311 and 838, the same being House file No. 428:

The committee on conference to whom was referred House substitute for House bills Nos, 135, 208, 311 and 838, the same being House file No. 428, entitled

A bill to amend sections 1, 8, 9, 10, 12, and 15, of act No. 276 of the public acts of 1889, entitled "An act for the protection of game,"

Which said bill the Senate has amended as shown by the message trans-

mitting the same as follows:

First, The Senate has amended section 1 of said bill so as to read as follows:

SECTION 1. No person or persons shall pursue or hunt or kill any deer in this State save only from the first day of November to the first day of December inclusive in each year: *Provided*, That in the upper peninsula deer may be killed between the fifteenth day of September and the fifteenth day of October only,

Second. The Senate has striken out all of section 10:

Third, The Senate has amended section 12 so as to read as follows:

SEC. 12. No person or persons shall kill, capture or destroy, or attempt to kill, capture or destroy any ruffed grouse, sometimes called partridge, or pheasant, except from the first day of November to the fifteenth day of December inclusive in each year; or any collin or quail, sometimes called Virginia partridge, save only from the first day of November to the fifteenth day of December inclusive in each year: Provided, That in the upper peninsula, partridge, or ruffed grouse, may be killed from the first day of October to the first day of January inclusive in each year;

Fourth, That the Senate has amended section 15 by inserting in line 2

after the word "gun," the words "sink-boat or battery;"

Fifth, By striking out of line 2 of the enacting section the word "ten." And further the Senate has amended the title by striking out of line 1 the word "ten."

And in all of which said amendments, and in the amendment to the title the House non-concurred and asked for a conference committee as shown by subsequent message, which request was duly granted and such committee appointed;

Respectfully report that they have had the said bill and the matters of disagreement existing between the two Houses, relative to said amendments, under careful consideration and make the following resolutions in

regard thereto:

First, That as to the first named amendment made to section 1 of said bill by the Senate, the Senate do recede therefrom, and in lieu thereof that

the said section 1 be amended so as to read as follows:

SEC. 1. No person or persons shall pursue, hunt or kill any deer in this State, save only from the fifth day of November to the twenty-fifth day of November in each year: Provided, That in the upper peninsula deer may be killed between the twenty-fifth day of September and the twentyfifth day of October only in each year.

Second, As to the second named amendment made to the said bill by the

Senate, the House do concur therein;

Third, As to the third named amendment made by the Senate to the said bill the House do concur therein:

Fourth, As to the fourth named amendment made to the said bill by the

Senate the House do concur therein;

Fifth, As to the fifth named amendment made to the said bill by the Senate the House do concur therein;

Sixth, As to the amendment made to the title of the said bill by the Senate the House do concur therein;

And the conference committee respectfully ask that both houses concur

in the recommendations herein set forth; that the bill as so amended do stand concurred in by both houses, and that your committee be discharged from the further consideration of the subject.

F. L. PRINDLE, J. S. BEERS, MARTIN CROCKER,

Members of the committee on the part of the Senate.

GEO. F. RICHARDSON, ROWLAND CONNOR, CHAS. L. EATON,

Members of the committee on the part of the House.

And further to inform the Senate at this time that in the report of said conference committee the House concurs by a majority vote of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

Report accepted and committee discharged.

The question being on concurring in the recommendations of the conference committee,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Beers	Mr. Fridlender	Mr. Morrow	Mr. Stevens	
Boughner	Garvelink	Mugford	Taylor	
\mathbf{Brown}	$\mathbf{Gilbert}$	Porter	Weiss	
Crocker	McCormick	$\mathbf{Prindle}$	Wilcox	
\mathbf{Doran}	${f M}$ iller	Sabin	Wilkinson	
$\mathbf{Fleshiem}$	${f Milnes}$	\mathbf{Sharp}	\mathbf{W} isner	24
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The President also announced the following:

House of Representatives, Lansing, June 19, 1891.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following concurrent resolution:

Resolved by the House of Representatives (The senate concurring), That the Secretary of State be requested to inform the county clerk of each county in the State by telegraph that the bill providing for the appointment of county school commissioners and school examiners by the board of supervisors on the fourth Monday of June 1891, has passed both Houses, and has been ordered to take immediate effect, and that said Secretary of State be further requested immediately to forward to each county clerk within the State a copy of said bill,

Which has been adopted by the House by a majority vote of all the members, and in which the concurrence of the Senate is respectfully

asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The question being on concurring in the adoption of the concurrent resolution.

The resolution was adopted.

The President also announced the following:

House of Representatives, Lansing, June 19, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following: Senate bill No. 113 (file No. 215), entitled

A bill for the relief of the Supreme Court by authorizing the justices thereof to employ clerical help, and appropriating money to pay for the

In the passage of which bill the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the members elect.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The bill was referred to the committee on engrossment and enrollment for enrollment.

THIRD READING OF BILLS.

House substitute for Senate bill No. 238 (file No. 454), entitled

A bill to prevent the spread of the yellows, a contagious disease, among peach, almond, apricot and nectarine trees, and to provide measures for the eradication of the same, and to repeal act 32 of the session laws of 1879,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Beers Boughner Brown Crocker Doran	Mr. Fridlender Garvelink Gilbert Holcomb McCormick	Mr. Milnes Morrow Mugford Porter Prindle	Mr. Taylor Weiss Wilcox Wilkinson Wisner	20
$\mathbf{Fleshiem}$	\mathbf{Miller}	\mathbf{Sabin}		23
	NA	AYS.		0

Title agreed to.

On motion of Mr. Garvelink,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 716 (file No. 449), entitled

A bill to amend section 3 of act No. 207, laws of 1881, being chapter 269 of the compiled laws of 1871, and section 9845 of Howell's annotated statutes, relative to the Detroit House of Correction,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fleshiem	Mr. Morrow	Mr. Stevens	
${f Benson}$	Fridlender	Mugford	Taylor	
${f Beers}$	$\mathbf{Garvelink}$	Park	Weiss	
Boughner Crocker	$\mathbf{Gilbert}$	Porter	Wilcox	
Crocker	McCormick	${f Prindle}$	Wilkinson	
\mathbf{Doran}	\mathbf{M} ille \mathbf{r}	Sabin	Wisner	24

NAYS.

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Title agreed to.

On motion of Mr. Park,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 551 (file No. 198), entitled

A bill to require all gravel and plank road companies doing business in the State to cut and destroy all noxious weeds growing on lands occupied by them,

Was read a third time and passed, a majority of all the Senators

elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fleshiem	Mr. Morrow	Mr. Stevens	
${f Beers}$	${f Fridlender}$	Mugford	Taylor	
Boughner	Garvelink	Park	Wilcox	
${f Brown}$	$\mathbf{McCormick}$	Porter	Wilkinson	
Crocker	\mathbf{Miller}	${f Prindle}$	\mathbf{Wisner}	
Doran	\mathbf{Milnes}	\mathbf{Sabin}		2 3

NAYS.

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Title agreed to.

On motion of Mr. Doran,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By unanimous consent,

Mr. Park moved that when the Senate adjourns today it stand adjourned

until Monday next at 9:15 o'clock P. M.,

Which motion prevailed, Mr. Bastone calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

M r.	Benson Beers Brown Doran Fleshiem	Mr. Garvelink Gilbert Miller Milnes Park	Mr. Prindle Sabin Stevens Taylor	Mr. Weiss Wilcox Wilkinson Wisner	18
			NT A VC		

NAYS.

Mr. Bastone Boughner Crocker	Mr. Fridlender McCormick	Mr. Morrow Mugford	Mr. Porter Sharp
Crocker			

By unanimous consent,

Mr. Gilbert moved that the rules be suspended and the following reso-

lution, viz.:

WHEREAS, A certain investigation into the management of the Industrial Home for Girls at Adrian has been instigated by Margaret Scott, Superintendent of said Industrial Home; and

Whereas, Said investigation has been made without the authority or

consent of either branch of the Legislature; therefore

Resolved by the Senate (the House of Representatives concurring), That the Board of State Auditors be and is hereby instructed not to audit, and the Auditor General be and is hereby instructed not to draw his warrant for any claim that may be presented for expense incurred in the conduct of such investigation,

Be taken from the table.

Which motion did not prevail, Mr. Taylor calling for the yeas and nays, and two-thirds of all the Senators present not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Boughner Mr. Crocker Fridlender Gilbert Holcomb	Mr. McCormick Miller Mugford Park	Mr. Porter Sharp Wisner	15
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NAYS.

Mr. Brown	Mr. Prindle	Mr. Stevens	Mr. Weiss	
Fleshiem	Sabin	Taylor	Wilkinson	
Milnes				9

House bill No. 766 (file No. 312), entitled

A bill to provide for a Central Board of Control which shall have the management and control of the State Public School at Coldwater, the Michigan School for the Blind at Lansing, and the Michigan Institution for the Education of the Deaf and Dumb at Flint, to prescribe the powers of said board, to abolish the present boards of said institutions, and to repeal all laws inconsistent with the provisions of this act,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Miller	Mr. Porter	
${f Benson}$	$\mathbf{Gilbert}$	Morrow	Sharp	
${f Beers}$	$\mathbf{Holcomb}$	Mugford	Wilcox	
Boughner	$\mathbf{McCormick}$	Park	\mathbf{Wisner}	
Crocker				17

NAYS.

Mr. Brown	Mr. Milnes	Mr. Stevens	Mr. Weiss
Doran	$\mathbf{Prindle}$	Taylor	\mathbf{W} ilkinson
${f Fleshiem}$	Sabin	•	10

The question being on agreeing to the title,

Mr. Sharp moved that the title be amended as follows:

By striking out the words "Institution for the Education of the Deaf

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and Dumb" from the title and inserting in lieu thereof the words "School for the Deaf;"

Which motion prevailed and the title as so amended was then agreed to.

Senate substitute bill No. 158, entitled

A bill for the apportionment of Senators in the State Legislature,

Was read a third time and pending the taking of a vote upon its passage.

Mr. Morrow, by unanimous consent, moved to amend the bill as follows: In section 1, in the tenth district, strike out the following, "The county of Jackson," and insert in lieu thereof the following: "The counties of Jackson and Ingham."

In section 1, in the twelfth district, strike out the following: "The counties of Oakland and Macomb," and insert in lieu thereof the following: "The

county of Oakland."

In section 1, in the thirteenth district, strike out the word "Ingham," and insert in lieu thereof the word "Genesee."

In section 1, in the nineteenth district, strike out the word "Genesee," and insert in lieu thereof the word "Macomb;"

Which motion prevailed, and the bill was so amended.

The question being on the passage of the bill as so amended,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Bastone Benson Beers	Doran Fridlender Gilbert	Mr.	Miller Morrow Mugford	Mr.	Porter Sharp Wilcox
	Boughner	Holcomb		Park	•	Wisner
	Crocker	McCormick				

NAYS.

Mr. Brown Fleshiem	Mr. Prindle Sabin	Mr. Taylor Weiss	Mr. Wilkinson	7
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Title agreed to.

Senate bill No. 149, entitled

A bill to divide the State of Michigan into twelve congressional districts,

Was read a third time, and

Pending the taking of a vote upon its passage,

Mr. Holcomb, by unanimous consent, moved to amend the bill as follows:

In section 1 strike out in the Eleventh District the word "Otsego," and insert in section 1, in the Tenth District, after the word "Emmet," the words "and Otsego."

Which motion prevailed, and the bill was so amended.

The question being on the passage of the bill as so amended,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

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18

YEAS.

. M r.	Bastone	Mr. Doran	Mr. Miller	Mr. Porter
	Benson	Fridlender	Morrow	Sharp
	Beers	Gilbert	Mugford	Wilcox
	Bonghner	Holoomh	Park	Wigner
	Boughner	Holcomb	Park	\mathbf{W} isner

Crocker

McCormick

NAYS.

Mr. Brown Mr. Prindle Mr. Stevens Mr. Weiss Fleshiem Sabin Taylor Wilkinson Milnes

Title agreed to.

By unanimous consent, On motion of Mr. Brown,

Indefinite leave of absence was granted to himself.

By unanimous consent,

On motion of Mr. Boughner,

Leave of absence was granted to himself during the session of a meeting of the joint committee on Soldiers' Home, to be held the coming week.

By unanimous consent, On motion of Mr. Gilbert,

The following concurrent resolution, viz.:

Whereas, A certain investigation into the management of the Industrial Home for Girls at Adrian has been instigated by Margaret Scott, Superintendent of said Industrial Home; and

WHEREAS, Said investigation has been made without the authority or

consent of either branch of the Legislature; therefore

Resolved by the Senate (the House of Representatives concurring), That the Board of State Auditors be and is hereby instructed not to audit, and the Auditor General be and is hereby instructed not to draw his warrant for any claim that may be presented for expense incurred in the conduct of said investigation,

Was taken from the table.

The question being on the adoption of the concurrent resolution, On motion of Mr. Fleshiem,

All further proceedings under the call were dispensed with.

By unanimous consent, On motion of Mr. Wilcox,

Leave of absence was granted to himself for the remainder of the day. The question being on the adoption of the concurrent resolution,

The resolution was adopted.

Mr. Milnes calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Doran	Mr. Miller	Mr. Porter
Benson	${f Fridlender}$	Morrow	Sharp
${f Beers}$	$\mathbf{Gilbert}$	Mugford	Wilcox
Boughner	$\mathbf{Holcomb}$	Park	\mathbf{W} isner
Crocker	McCormick		

Mr. Fleshiem

NAYS.

Milnes Sabin Mr. Stevens \mathbf{W} eiss

Mr. Wilkinson

By unanimous consent,

On motion of Mr. Holcomb,

Leave of absence was granted to himself until Tuesday morning next.

By unanimous consent, On motion of Mr. Gilbert,

Leave of absence was granted to himself until Tuesday morning next.

On motion of Mr. Wisner,

Hon. Jay Hubbell was unanimously invited to address the Senate.

Mr. Hubbell thereupon briefly addressed the Senate.

Mr. Gilbert announced the following notice:

Mr. Prindle

I hereby give notice that at some future day I shall move to reconsider the vote by which was indefinitely postponed the further consideration of House bill No. 109 (file No. 28), entitled

A bill requiring certain of the regular terms of the circuit court for the county of Berrien to be hereafter held within the city of Niles, in said county.

PETER GILBERT.

On motion of Mr. Gilbert, The Senate adjourned.

Lansing, Monday, June 22, 1891.

The Senate met and was called to order by the President at 9:15 o'clock P. M.

Roll called: a quorum present.

Absent without leave: Messrs. Crocker, Doran, Milnes, Taylor and Toan.

PRESENTATION OF PETITIONS.

No. 559. By Mr. Park: Petition of John Monahan and 500 other voters of Detroit, in favor of the local taxation of railroads.

Referred to committee on railroads.

On motion of Mr. Park,

The petition was ordered spread on the Journal, as follows:

To the Honorable the Senate and House of Representatives:

Gentlemen—We, your constituents, voters of Detroit and vicinity, ask your aid and vote in the passage of such legislation as will place railroad and union depot property on the same basis as to taxation for municipal purposes as the property of other corporations and individuals.

No. 560. By Mr. Weiss: Petition of Joseph Kaiser and 200 other

voters of Detroit; same subject.

Same reference.

No. 561. By Mr. Smith: Petition of Adam F. Gray and 275 other voters of Detroit; same subject.

Same reference.

No. 562. By Mr. Park: Petition of George H. Stork and 3,000 other voters of Detroit; same subject.

Same reference.

REPORTS OF STANDING COMMITTEES.

By the committee on State affairs:

The committee on State affairs, to whom was referred

House substitute for House joint resolutions Nos. 1, 4, 5, 9, 22 and 27

(file No. 11), entitled

Joint resolution to provide for the submission to the people of this State of the question of a convention for the purpose of a general revision of the constitution of this State,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment and recommend that the joint resolution do pass, and ask to be discharged from the further consideration of the subject.

GEO. W. SHARP, Chairman.

Report accepted and committee discharged.

The joint resolution was referred to the committee of the whole and placed on the general order.

By the committee on State affairs:

The committee on State affairs, to whom was referred House bill No. 181 (file No. 263), entitled

A bill making an appropriation for the support and expenses of a State

weather service,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without recommendation, and ask to be discharged from the further consideration of the subject.

GEO. W. SHARP, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee on finance and appropriations.

MESSAGES FROM THE GOVERNOR.

The President announced the following:

EXECUTIVE OFFICE, Lansing, June 19, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 324, being

An act to exempt from taxation the property of the Woman's Auxiliary Association of the University of Michigan.

Also,

Senate bill No. 309, being

An act to authorize the village of Fremont, Newaygo county, to borrow money for the purpose of putting in and constructing sewers, drains and water courses in said village, and to issue bonds for the payment of the

EDWIN B. WINANS, Governor.

The message was received.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, \ Lansing, June 19, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following, entitled

Substitute for House bill No. 885 (file No. 447), entitled A bill to amend sections 2, 5, 8, 10 and 11 of chapter 3; section 8 of chapter 6; sections 1 and 3 of chapter 8; and section 2 of chapter 9 of act No. 227 of the public acts of 1885, entitled "An act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto," as amended by the several acts amendatory thereto,

Which has passed the House, by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on State affairs.

MOTIONS AND RESOLUTIONS.

Mr. Gilbert moved that the vote by which the further consideration of

House bill No. 109 (file No. 28), entitled

A bill requiring certain of the regular terms of the circuit court for the county of Berrien to be hereafter held within the city of Niles, in said county,

Was indefinitely postponed, be reconsidered.

Mr. Beers moved that the motion to reconsider do lie on the table.

Mr. Park rose to a point of order, his point being that a motion to reconsider a vote by which the further consideration of a subject had been indefinitely postponed was not in order.

The chair declared the point of order as not well taken.

The question being on the motion that the motion to reconsider do lie

on the table.

The same prevailed, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Fleshiem	Mr. Garvelink Gilbert McCormick Miller	Mr. Morrow Mugford Porter	Mr. Sabin Wilkinson Wisner	14

NAYS.

Mr. Fridlender Mr. Sharp	Mr. Weiss	Mr. Withington
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UNFINISHED BUSINESS.

The unfinished business before the Senate being the further consideration of

House substitute bill No. 576 (file No. 433), entitled

A bill to regulate the taking and catching of fish in the inland lakes of this State,

And the question being on the motion by Mr. Prindle, that the bill be

ordered to take immediate effect,

The same did not prevail, two-thirds of all the Senators elect not voting therefor.

On motion of Mr. Wilkinson,

The Senate adjourned.

Lansing, Tuesday, June 23, 1891.

The Senate met and was called to order by the President.

Religious exercises by Rev. S. R. Cook.

Roll called: a quorum present.

PRESENTATION OF PETITIONS.

No 563. By Mr. Park: Petition of Gustav Kramer and 275 other citizens of Detroit, in favor of local taxation of railroads.

Referred to committee on railroads.

MOTIONS AND RESOLUTIONS.

Mr. Beers moved that a respectful message be ordered sent to the House asking for the return of

House bill No. 822 (file No. 395), entitled

A bill to reincorporate the village of Lake City, in the county of Missaukee and State of Michigan;

Whch motion prevailed.

GENERAL ORDER.

On motion of Mr. Fridlender,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Fridlender to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

House bill No. 409 (file No. 438), entitled

A bill to regulate the publication of probate notices.

Also.

House bill No. 161 (file No. 460), entitled

A bill to make an appropriation for the support of the State Agricultural College, for the erection and repair of buildings and other improvements at said college.

Also,

House bill No. 874, entitled

A bill to vacate the township of Lincoln in the county of Mason, in this State, and to incorporate the territory embraced in the townships of Hamlin, Amber and Pere Marquette in the said county of Mason.

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage:

C. A. FRIDLENDER, Chairman.

Report accepted.

The above named bills were placed on the order of third reading of bills. By unanimous consent,

On motion of Mr. Park,

The rules were suspended, two-thirds of all the Senators present voting therefor and the committee of the whole was discharged from the further consideration of

Senate bill No. 296 (file No. 192), entitled

A bill relative to circuit court commissioners in Wayne county.

On motion of Mr. Park,

The bill was re-referred to the committee on judiciary.

By unanimous consent,

Mr. Weiss presented the following petition:

No. 564. By Mr. Weiss: Petition of Cornelius Cromn and 200 other voters of Detroit, in favor of the local taxation of railroads.

Referred to committee on railroads.

On motion of Mr. Weiss.

The petition was ordered spread on the Journal, as follows:

To the Honorable Senate and House of Representatives:

GENTLEMEN—We, your constituents, voters of Detroit and vicinity, ask your aid and vote in the passage of such legislation as will place railroad and union depot property on the same basis as to taxation for municipal purposes as the property of other corporations and individuals.

By unanimous consent,

The committee on labor interests made the following report:

By the committee on labor interests:

The committee on labor interests, to whom was referred

Senate bill No. 117 (file No. 56), entitled

A bill to define the relative rules of law between master and servant

more clearly.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendments thereto, recommending that the amendments be concurred in,
Section 1 line 7, strike out the words "unless excused." In line 8 after the

word "deemed" insert the words, "prima facie,"

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

WM. MILLER, Chairman.

Report accepted and committee discharged.

On motion of Mr. Miller,

The Senate concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

Senate bill No. 324, entitled

A bill to exempt from taxation the property of the Women's Auxiliary Association of the University of Michigan.

Also.

Senate bill No. 123 (file No. 219), entitled

A bill making appropriations for the Reform School for the years 1891 and 1892.

Also,

Senate bill No. 243 (file No. 96), entitled

A bill to authorize the township board of the township of Nunda, in Cheboygan county, to raise money to be expended in building and improving highways and bridges in the township of Nunda.

Also,

Senate bill No. 316 (file No. 138), entitled

A bill to provide for the pensioning of the widows and orphans of members of the metropolitan police force of the city of Detroit, killed or dying from the effects of injuries received while in the performance of their duty, and also to provide for a pension for members of the metropolitan police force of the city of Detroit who are injured or totally or partially disabled from injuries received while in the performance of their duty, and to provide for a fund for and manner of payment of such pensions.

Also,

Senate bill No. 310 (file No. 132), entitled

A bill to repeal an act entitled "An act known as act No. 161, of the public acts of 1889, to authorize the employment, fixing the compensation, and defining the duties of stenographers in the taking and transcribing of testimony in cases of examination of offenders before justices of the peace in the county of Saginaw, charged with felonies not triable before a justice of the peace."

Also,

Senate bill No. 274 (file No. 158), entitled

A bill to enlarge and extend the territory and borders of school district No. 2, fractional, of the townships of Deep River and Adams, in Arenac county.

Also.

Senate bill No. 283 (file No. 177), entitled

A bill to amend section 60 of act No. 258 of the public acts of 1887, entitled "An act to regulate and govern the State House of Correction and branch of the State Prison in the Upper Peninsula," approved June 27, 1887.

Also,

Senate bill No. 113 (file No. 215), entitled

A bill for the relief of the Supreme Court by authorizing the justices thereof to employ clerical help, and appropriating money to pay for the same.

Report accepted.

By unanimous consent,

Mr. Holcomb offered the following resolution:

Resolved, That messengers George Crocker, Frank Ransom, A. B. Bragdon, Mack Sackrider, James Perrin, Julius Brown, Alex. Cohen Fred MaGinn and Nelson Beers, be and they are each hereby allowed the extra compensation of \$25 for extra work done by them during this session of the Legislature.

The question being on the adoption of the resolution,

The resolution was not adopted, the Senators voting thereon, by year and nays, as follows:

YEAS.

Mr. Fleshiem Holcomb	Mr. Mugford Park	Mr. Sabin Smith	Mr. Stevens Weiss 8
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Mr. Bastone Benson Beers Boughner	Mr. Crocker Doran Fridlender Garvelink	Mr. Gilbert McCormick Morrow	Mr. Sharp Wilcox Withington 14

By unanimous consent,

The Senate resumed the order of

THIRD BEADING OF BILLS.

House bill No. 409 (file No. 438), entitled

A bill to regulate the publication of probate notices,

Was read a third time, and

Pending the taking of a vote upon its passage,

Mr. Doran moved that there be a call of the Senate;

Which motion prevailed.

Mr. Milnes rose to a point of order, his point being that the motion for a call of the Senate was out of order, having been made during the calling of the roll, and contrary to Senate rule No. 42.

The Chair declared the point of order as well taken.

The question being on the passage of the bill,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Boughner Crocker	Mr. Doran Fridlender Holcomb McCormick	Mr. Miller Mugford Park Sabin	Mr. Sharp Smith Wilcox Wisner	17	
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NAYS.

Mr. Fleshiem Garvelink	Mr. Porter Prindle	Mr. Taylor Toan	Mr. Wilkinson Withington		
\mathbf{Milnes}	${f Stevens}$		10		

Title agreed to.

House bill No 874, entitled

A bill to vacate the township of Lincoln, in the county of Mason, in

this State, and to incorporate the territory embraced in the townships of Hamlin, Amber and Pere Marquette in the said county of Mason,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Boughner Crocker Doran Fleshiem	Mr. Fridlender Garvelink Holcomb McCormick Miller Morrow Mugford	Mr. Park Porter Sabin Sharp Smith Stevens Taylor	Mr. Toan Weiss Wilcox Wilkinson Withington Wisner
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Title agreed to.

On motion of Mr. Mugford,

By a vote of two thirds of all the Senators elect, the bill was ordered to ake immediate effect.

House bill No. 161 (file No. 460), entitled

A bill to make an appropriation for the support of the State Agricultural College, for the erection and repair of buildings and other improvements at said college,

Was read a third time, and

Pending the taking of a vote upon its passage,

On motion of Mr. Taylor,

The bill was laid on the table.

On motion of Mr. Fridlender.

The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present.

Absent without leave: Mr. Wheeler.

BEPORTS OF STANDING COMMITTEES.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 943 (file No. 452), entitled

A bill to authorize the city of Benton Harbor to issue bonds for public

improvements,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject. JOHN S. BEERS, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

Senate bill No. 279, entitled

A bill to authorize the cities and villages of this State to provide for the lighting of streets and other public places therein by means of electric

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the

accompanying substitute therefor, entitled

A bill to authorize the cities and villages of this State to provide for the lighting of their streets and other public places therein by means of electric or other lights,

Making no recommendation as to the substitute, and ask to be discharged from the further consideration of the subject.

J. S. BEERS, Chairman.

Report accepted and committee discharged.

The question being on concurring in the substitute reported for the bill by the committee,

The Senate concurred therein.

The bill as substituted was referred to the committee of the whole and placed on the general order.

By the committee on banks and corporations:

The committee on banks and corporations, to whom was referred

House bill No. 690 (file No. 213), entitled

A bill to amend section 32 of act No. 113 of the public acts of 1877, entitled "An act to revise the laws providing for the incorporation of companies for mining, smelting and manufacturing iron, copper, silver, mineral coal, and other ores and minerals, and to fix the duties and liabilities of such corporations," being section 4107 of Howell's annotated statutes,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass and ask to be discharged

from the further consideration of the subject.

JOHN R. BENSON, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on cities and villages:

The committee on cities and villages to whom was referred Senate bill No. 11, entitled

A bill to authorize the city of Grand Rapids to issue bonds for street

improvements,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying substitute therefor, entitled

A bill to authorize the raising of money to improve, pave or macada-

mize the streets in the village of Ithaca, Gratiot county, Michigan,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

J. S. BEERS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Beers,

The Senate concurred in the substitute reported for the bill by the committee.

On motion of Mr. Prindle, The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill as substituted was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by year and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Boughner Crocker Doran	Mr. Fleshiem Fridlender Garvelink Gilbert Holcomb Miller	Mr. Milnes Morrow Park Porter Prindle Sabin	Mr. Smith Taylor Toan Wilcox Wilkinson Wisner	24
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Title agreed to.

On motion of Mr. Prindle,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By the committee on fisheries:

The committee on fisheries, to whom was referred

House bill No. 284 (file No. 110), entitled A bill to amend section 5 of act No. 111 of the public acts of 1889, being an act entitled "An act to protect fish and to regulate fishing in the waters of this State, by providing close seasons for certain kinds of fish, by prohibiting the catching of fish in certain specified ways, by prohibiting the catching of fish of certain sizes and in certain waters and for certain purposes, by prohibiting the obstruction of the free passage of fish, and by prohibiting the sale of certain kinds of fish, to protect persons engaged in fish culture, and to repeal inconsistent acts,"

Respectfully report that they have had the same under consideration and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged

from the further consideration of the subject.

PETER E. PARK, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, June 23, 1891.

To the President of the Senate:

SIR-I am instructed by the House to return to the Senate the follow-

Substitute for Senate bill No. 179, entitled

A bill to amend section 10 of chapter 342 of Howell's annotated statutes of Michigan, as amended by act No. 172 of the session laws of 1885, relative to the Reform School,

Which the House had amended as follows:

By striking out of line 2 of section 10 the word "twelve" and inserting in lieu thereof the word "ten,"

And in which amendment the Senate has non-concurred, and now to inform the Senate that the House recedes from said amendment.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

On motion of Mr. Benson,

The conference committee appointed in reference to the above named bill was discharged.

On motion of Mr. Benson,

By a vote of two-thirds all the Senators elect, the bill was ordered to take immediate effect.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, Lansing, June 23, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following: Senate bill No. 162 (file No. 216), entitled

A bill to provide for the incorporation of subordinate camps of the Sons

of Veterans,

And to inform the Senate that the House has amended the same as follows:

By inserting in line 10 of section 2, after the words "of veterans," the words "as a social, patriotic and fraternal organization."

By striking out of line 14 of section 3 the word "present."

By striking out of line 14 of section 3 the word "a," and inserting in lieu

thereof the words "any."

In the passage of which bill as thus amended the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the bill,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Holcomb	Mr. Porter	Mr. Toan
${f Beers}$	McCormick	Prindle	Weiss
$\mathbf{Boughner}$	\mathbf{M} ille \mathbf{r}	Sabin	Wilcox
${f Fleshiem}$	\mathbf{Milnes}	Smith	Withington
${f Fridlender}$	\mathbf{Morrow}	${f Stevens}$	Wisner
Garvelink	Mugford	Taylor	2 3

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, Lansing, June 23, 1891.

To the President of the Senate:

SIR--I'am instructed by the House to return to the Senate the following: Senate bill No. 299 (file No. 204), entitled

A bill making an appropriation for the maintenance and support of the Mining School at Houghton, in the county of Houghton, Michigan, for the years 1891 and 1892.

And to inform the Senate that the House has amended the same as fol-

lows:

By striking out of lines 1 and 2 of section 1 the words "seventy-three thousand, four hundred" and inserting in lieu thereof the words "fifty-seven thousand, six hundred."

By striking out of lines 2 and 3 of section 2 the words "thirty-six thousand, seven hundred" and inserting in lieu thereof the words

"twenty-eight thousand eight hundred."

By striking out of line 4 of section 2 the words "thirty-six thousand, seven hundred" and inserting in lieu thereof the words "twenty-eight thousand eight hundred."

In the passage of which bill as thus amended, the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the bill.

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Park	Mr. Stevens
Beers	$\mathbf{Gilbert}$	Porter	Taylor
Boughner	McCormick	Prindle	Toan
Doran	Miller	Sabin	Wilcox
Fleshiem	Mugford	Smith	Wisner
$\mathbf{Fridlender}$	J		

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The bill was then referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, Lansing, June 23, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 3 (file No. 103) entitled

A bill to prevent the spearing of fish and the catching of fish with nets or seines in the waters of Hamlin Lake, Mason county, Michigan,

Which has passed the House by a majority vote of all the members elect, and in which the concurrence of the Senate is repectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on fisheries.

By unanimous consent,

The committee on Mining School and mining interests made the following report:

By the committee on Mining School and mining interests: The committee on Mining School and mining interests, to whom was referred

House bill No. 594 (file No. 443), entitled

A bill to provide for the election of inspectors of mines and the appointment of their deputies in certain cases, to prescribe their powers and duties, and to provide for their compensation, and to repeal all acts or parts of acts contravening the provisions of this act,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without recommendation, and ask to be discharged from the further consideration

of the subject.

WM. MILLER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

THIRD READING OF BILLS.

Senate bill No. 209 (file No. 95), entitled

A bill to repeal act 207 of the session laws of 1889, entitled "An act to prohibit the manufacture, sale, keeping for sale, giving away or furnishing of vinous, malt, brewed, fermented, spirituous or intoxicating liquors, or any mixed liquor or beverage, any part of which is intoxicating, and to prohibit the keeping of any saloon or other place for the manufacture, sale, storing for sale, giving away or furnishing of such liquors or beverages, and to suspend the general laws of the State relative to the taxation and regulation of the manufacture and sale of such liquors in the several counties of this State under certain circumstances; to authorize the qualified electors of the several counties in this State to express their will in regard to such prohibition by an election, and to authorize and empower the board of supervisors of the several counties, after such election, if they shall determine the result to be in favor of such prohibition, to prohibit the manufacture, sale, keeping for sale, giving away or furnishing of any such liquor, or the keeping of a saloon or any other place for the manufacture, sale, storing for sale, giving away or furnishing of the same within the respective counties; and to provide for penalties and rights of action in case of its violation," and also to repeal sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, and 24 of said act,

Was read a third time and was not passed, a majority of all the Senators

elect not voting therefor, by year and nays, as follows:

YEAS.

Mr. Crocker Doran

Mr. Fridlender McCormick Mr. Park Smith Mr. Weiss Wisner

NAYS.

Mr. Bastone	Mr. Gilbert	Mr. Prindle	Mr. Toan
${f Benson}$	\mathbf{M} iller	${f Sabin}$	Wilcox
Boughner	\mathbf{Milnes}	Sharp	$\mathbf{Wilkinson}$
${f Fleshiem}$	Mugford	Stevens	Withington
Garvelink	Porter	Taylor	19

Mr. Park moved to reconsider the vote by which the bill failed to pass. Mr. Milnes moved that the motion to reconsider do lie on the table;

Which motion prevailed, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Gilbert	Mr. Sabin	Mr. Toan
Boughner	Milnes	Sharp	Wilcox
Fleshiem	Porter	Stevens	Wilkinson
Garvelink	Prindle	Taylor	Withington 16
Carveille	1 imaio	Laylor	. Willington to

NAYS.

Mr. Crocker	Mr. Fridlender	Mr. Smith	Mr.	Wisner	
Doran	Park	\mathbf{Weiss}		'	7

By unanimous consent,

The committee on counties and townships made the following report:

By the committee on counties and townships:

The committee on counties and townships, to whom was referred

House substitute for Senate bill No. 320, entitled

A bill to authorize the county of Wayne to borrow money and to issue bonds for the purposes of building a public building and to purchase or condemn lands as a site for the same,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

A. C. McCORMICK, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By unanimous consent,

The committee on State affairs made the following reports:

By the committee on State affairs:

The committee on State affairs, to whom was referred

House bill No. 819 (file No. 264), entitled

A bill to amend section 5 of act number 283 of the session laws of 1881,

being section 2127 of Howell's Annotated Statutes,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

GEO. W. SHARP, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on State affairs:

The committee on State affairs, to whom was referred

House bill No. 940 (file No. 437), entitled

A bill to amend section 2 of act number 18 of the public acts of 1869, entitled "An act to provide for paying expenses authorized to be incurred by the Legislature," approved February 24, 1869, the same being section 67 of Howell's annotated statutes of Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

GEO. W. SHARP, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

GENERAL ORDER.

On motion of Mr. Boughner,

The Senate went into committee of the whole on the general order, whereupon.

The President called Mr. Fleshiem, to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

I. •

House bill No. 869 (file No. 379), entitled

A bill to authorize the township of McMillan in the county of Ontonagon, to borrow money to be used in building bridges and approaches thereto in said township and to issue bonds therefor.

Algo.

Senate bill No. 117 (file No. 56), entitled

A bill to define the relative rules of law between master and servant more clearly.

Also,

House bill No. 943 (file No. 452), entitled

A bill to authorize the city of Benton Harbor to issue bonds for public improvements.

Also.

House bill No. 690 (file No. 213), entitled

A bill to amend section thirty-two of act number one hundred and thirteen of the public acts of 1877, entitled "An act to revise the laws providing tor the incorporation of companies for mining, smelting and manufacturing iron, copper, silver, mineral coal and other ores and minerals, and to fix the duties and liabilities of such corporations," being section 4107 of Howell's annotated statutes.

Also,

House bill No. 284 (file No. 110), entitled

A bill to amend section 5 of act No. 111 of the public acts of 1889, being an act entitled "An act to protect fish and to regulate fishing in the waters of this State by providing close seasons for certain kinds of fish, by prohibiting the catching of fish in certain specified ways, by prohibiting the

catching of fish of certain sizes and in certain waters and for certain purposes, by prohibiting the obstruction of the free passage of fish and by prohibiting the sale of certain kinds of fish, to protect persons engaged in fish culture, and to repeal inconsistent acts."

House bill No. 819 (file No. 264), entitled

A bill to amend section 5 of act No. 283 of the session laws of 1881,

being section 2127 of Howell's annotated statutes.

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

The committee of the whole have also had under consideration,

House substitute for Senate bill No. 320, entitled

A bill to authorize the county of Wayne to borrow money and to issue bonds for the purposes of building a public building, and to purchase or condemn lands as a site for the same,

Have made sundry amendments thereto, and have directed their chairman to report the same back to the Senate, asking concurrence therein, and recommend its passage.

III.

The committe of the whole have also had under consideration,

House bill No. 594 (file No. 443), entitled

A bill to provide for the election of inspectors of mines and the appointment of their deputies, in certain cases, to prescribe their powers and duties, and to provide for their compensation, and to repeal all acts or parts of acts contravening the provisions of this act.

House bill No. 940 (file No. 437), entitled

A bill to amend section 2 of act number 18 of the public acts of 1869, entitled."An act to provide for paying expenses authorized to be incurred by the Legislature," approved February 24, 1869, the same being section 67 of Howell's annotated statutes of Michigan.

Have directed their chairman to report progress and ask leave to sit

again.

JOSEPH FLESHIEM, Chairman.

Report accepted.

The first named bills were placed on the order of third reading of bills. On motion of Mr. Fleshiem,

The Senate concurred in the amendments made to the second named bill, and the same was placed on the order of third reading of bills.

On motion of Mr. Fleshiem, The Senate granted leave for a further consideration of the third named bills by the committee of the whole.

By unanimous consent,

The committee on State affairs made the following report:

By the committee on State affairs:

The committee on State affairs, to whom was referred

House bill No. 580 (file No. 127), entitled

A bill to amend sections 3 and 4 of "An act establishing a State agency for the care of juvenile offenders," as amended by act 168 of the public acts of 1885," approved June 10, 1885, the same being sections 9896 and 9897 of Howell's annotated statutes of Michigan, supplement 1883-1890,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendments thereto, recommending that the amendments be concurred in:

By striking out of line 10 of section 4 the words "supplemented by the." By striking out of lines 11 and 12 of section 4 the words "written indorsement of the supervisor of township or ward in which such applicant

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

GEO. W. SHARP, Chairman.

Report accepted and committee discharged.

On motion of Mr. Sharp,

The Senate concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

By the committee on finance and appropriations:

The committee on finance and appropriations, to whom was referred

House bill No. 385 (file No. 429), entitled

A bill to create a commission, define its duties and powers and make an appropriation of money for the purpose of making an exhibit of the various manufactures and products of the State of Michigan at the World's Columbian Exposition at Chicago, in the years 1892 and 1893,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendments thereto, recommending that the amendments be concurred in:

- 1. By inserting in line 3 of section 1 after the words "of the State of Michigan," the words "to be appointed, one from each congressional district in the State."
- 2. By striking out of line 3 of section 1 the words "six residents," and inserting in lieu thereof the words "twelve members."

3. By striking out of lines 3 and 4 of section 1 the words "of whom

four shall be men and two shall be women."

4. By striking out of line 3 of section 2 the words "president of said

board," and inserting in lieu thereof the word "Governor."

- 5. By inserting in line 4 of section 2 after the words "directed by" the words "the said board of world's fair managers bring suit in his official name."
- 6. By striking out of line 5 of section 2, the words "the said board of managers bring suit in his official name."

7. By striking out of line 9 of section 2, the word "four," and inserting

in lieu thereof the word "seven,"

- 8. By striking out of line 16 of section 2, the words "at pleasure," and inserting in lieu thereof the words "on notice of charges made and after a full investigation of the charges."
- 9. By inserting in line 2 of section 4, after the words "committee of," the word "five."

10. By striking out of line 9 of section 4, the word "personal."

11. By inserting in line 9 of section 4 after the word "charge" the words "under the direction of the board."

12. By striking out of line 3 of section 8 the figures "125,000" and inserting in lieu thereof the figures "100,000."

13. By inserting in line 2 of section 9 after the words "chairman of"

the word "and."

14. By striking out of line 4 of section 10 the figures "75,000" and inserting in lieu thereof the figures "50,000."

15. By inserting in line 1 of section 9 after the words "have been closed"

the words "the Governor of the State."

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

PETER GILBERT, Chairman.

Report accepted and committee discharged.

Mr. Gilbert moved that the Senate do concur in the amendments made

to the bill by the committee;

Which motion did not prevail, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Crocker Gilbert	Mr. Morrow Mugford	Mr. Porter	Mr. Wilcox
		NAYS.	
Mr. Bastone Benson Beers Boughner Doran The bill, with	Mr. Fleshiem Fridlender Garvelink Milnes Park the amendment	Sharp Smith Stevens	Mr. Taylor Weiss Wilkinson Withington Wisner 20 e committee, was then
referred to the co		vhole and placed	e committee, was then on the general order.

By unanimous consent,

The Senate resumed the order of

THIRD READING OF BILLS.

House bill No. 869 (file No. 379), entitled

A bill to authorize the township of McMillan, in the county of Ontonagon, to borrow money to be used in building bridges and approaches thereto in said township and to issue bonds therefor,

Was read a third time, and

Pending the taking of the vote upon its passage,

On motion of Mr. Stevens,

The further consideration of the bill was made the special order for tomorrow at 10 o'clock P. M.

By unanimous consent, On motion of Mr. Bastone,

House bill No. 161 (file No. 460), entitled

A bill to make an appropriation for the support of the State Agricultural College, for the erection and repair of buildings and other improvements at said college,

Was taken from the table.

The question being upon the passage of the bill,

Mr. Bastone moved that there be a call of the Senate;

Which motion prevailed.

1

PROCEEDINGS UNDER THE CALL.

The roll of the Senate was called by the Secretary, and Messrs. McCormick, Toan and Wheeler were reported absent without leave.

On motion of Mr. Doran,

Mr. Wheeler was excused from the operation of the call.

On motion of Mr. Fleshiem,

Mr. Toan was excused from the operation of the call.

Mr. Fridlender moved that Mr. McCormick be excused from the operation of the call;

Which motion did not prevail. On motion of Mr. Bastone,

The Sergeant-at-Arms was dispatched with instructions to bring in Mr. McCormick.

By unanimous consent,

The Senate proceeded, under the operation of the call, with the order of

THIRD READING OF BILLS.

Senate bill No. 117 (file No. 56), entitled

A bill to define the relative rules of law between master and servant more clearly,

Was read a third time, and

Pending the taking of a vote upon its passage,

Mr. Sharp, by unanimous consent, moved to amend the bill as follows:

By striking out of line 4 of section 1 the words "parties injured movement," and inserting in lieu thereof the words "movement of the parties injured;"

Which motion prevailed and the bill was so amended.

The question being upon the passage of the bill,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Morrow	Mr. Smith
${f Benson}$	Garvelink	Mugford	Weiss
${f Beers}$	$\mathbf{Gilbert}$	Park	Wilcox
Crocker	$\mathbf{Holcomb}$	Porter	Wilkinson
Doran	\mathbf{M} iller	Sharp	Withington 20

NAYS.

Mr. Boughner

Title agreed to. House bill No. 943 (file No. 452), entitled

A bill to authorize the city of Benton Harbor to issue bonds for public improvements,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Boughner Crocker Doran Fleshiem	Mr. Fridlender Garvelink Miller Milnes Morrow Mugford	Mr. Park Porter Prindle Sabin Sharp Stevens	Mr. Taylor Weiss Wilcox. Wilkinson Withington Wisner
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NAYS.

25 0

Title agreed to.

On motion of Mr. Beers,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 161 (file No. 460), entitled

A bill to make an appropriation for the support of the State Agricultural College, for the erection and repair of buildings and other improvements at said College,

Was then read a third time, and

Pending the taking of a vote upon its passage,

Mr. Beers moved to amend the bill as follows:

By inserting in line 17 after the word "institutes" the words "ten thousand dollars to replace botanical laboratory;"

The question being on the reception for consideration of the amend-

ment offered by Mr. Beers.

Crocker

The amendment was received, Mr. Bastone calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Garvelink Frindle 14	Mr. Benson Beers Fleshiem Garvelink	Mr. Holcomb Milnes Morrow Prindle	Mr. Sabin Sharp Stevens	Mr. Taylor Weiss Wilkinson	14
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NAYS.

Mr. Bastone	Mr. Doran	Mr. Mugford	Mr.	Wilcox
Boughner	Fridlender	Porter		Withington
Crocker	Gilbert			10

The question being on the motion to amend the bill made by Mr. Beers, The same prevailed, Mr. Taylor calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Benson Beers Fleshiem Garvelink	Mr. Milnes Morrow Park Prindle	Mr. Sabin Sharp Smith Stevens	Mr. Taylor Weiss Wilkinson	15
	N	AYS.		
Mr. Bastone Boughner	Mr. Doran Fridlender	Mr. Holcomb Miller	Mr. Porter Wilcox	

Mugford

Gilbert

Wisner

12

By unanimous consent,

On motion of Mr. Withington,

Leave of absence was granted to himself for the remainder of the day.

The question being on the passage of the bill,

Mr. Taylor, by unanimous consent, moved to amend the bill as follows: By inserting after the words "chemical department" in line 10 of section 1 the words, "five hundred dollars for the physical department;"

Which motion to amend prevailed, Mr. Bastone calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Benson Mr. Garvelink Mr. Beers Gilbert Fleshiem Milnes Fridlender Mugford	Park Mr. Prindle Sabin Smith	Stevens Taylor Weiss Wilkinson	16
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NAYS.

Mr. Bastone	Mr. Doran	Mr. Morrow	Mr. Wilcox	
Boughner Crocker	$\mathbf{Holcomb}$	Porter	Wisner	
Crocker	\mathbf{Miller}	${f Sharp}$		11

Mr. Smith, by unanimous consent, then moved to amend the bill as follows:

By striking out of line 2 of section 1 the word "three" and inserting in

lieu thereof the word "four;"

Which motion to amend prevailed, Mr. Bastone calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. McCormick	Mr. Park	Mr. Stevens	
\mathbf{Milnes}	${f Prindle}$	\mathbf{Taylor}	
\mathbf{Morrow}	Sabin	Weiss	
Mugford	\mathbf{Smith}	Wilkinson	16
	Morrow	Milnes Prindle Morrow Sabin	Milnes Prindle Taylor Morrow Sabin Weiss

NAYS.

Mr. Bastone	Mr. Doran	Mr. Holcomb	Mr. Sharp	12
Boughner	Fridlender	Miller	Wilcox	
Crocker	Gilbert	Porter	Wisner	

Mr. McCormick appeared at the bar of the Senate, and having been admitted and made excuse,

On motion of Mr. Wisner,

Was excused for absence without leave.

The question being on the passage of the bill,

Mr. Taylor, by unanimous consent, moved to amend the bill as follows: By striking out of lines 18 and 19 of section 1 the words "thirty-four thousand three hundred and ninety-five dollars," and inserting in lieu thereof the words "forty-five thousand eight hundred and ninety-five dollars." Also by striking out of lines 2 and 3 of section 2 the words "seventeen thousand one hundred and ninety-seven dollars and fifty cents," and inserting in lieu thereof the words "twenty-two thousand nine hundred and forty-seven dollars and fifty cents." Also by striking out of lines 4 and 5 of section 2 the words "seventeen thousand one hundred and ninety-

seven dollars and fifty cents," and inserting in lieu thereof the words "twenty-two thousand nine hundred and forty-seven dollars and fifty cents;"

Which motion prevailed and the bill was so amended.

By unanimous consent

On motion of Mr. Gilbert,

Leave of absence was granted to himself for tomorrow.

By unanimous consent,

On motion of Mr. Bastone,

Leave of absence was granted to himself for tomorrow. The question being on the passage of the bill as amended,

The bill was then not passed, a majority of all the Senators elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Benson Beers Fleshiem Garvelink	Mr. Milnes Morrow Park Prindle	Mr. Sabin Sharp Smith Stevens	Mr. Taylor Weiss Wilkinson
	Cital i Carrage	Z IIII	20010111	

	N.	AYS.	? -	
Mr. Bastone Boughner Crocker Doran	Mr. Fridlender Gilbert Holcomb	Mr. McCormick Miller Mugford	Mr. Porter Wilcox Wisner	13

On motion of Mr. Milnes; The vote by which the bill failed to pass, was reconsidered. On motion of Mr. Milnes, The bill was then laid on the table. On motion of Mr. Weiss, The Senate adjourned.

Lansing, Wednesday, June 24, 1891.

The Senate met and was called to order by the President. Religious exercises by Rev. S. R. Cook. Roll called: a quorum present.

SPECIAL ORDER OF THE DAY.

The special order of the day being the further consideration of House bill No. 869 (file No. 379), entitled

A bill to authorize the township of McMillan in the county of Ontonagon to borrow money to be used in building bridges and approaches thereto in said township and to issue bonds therefor,

And the President having announced that the time for the same had

arrived, the bill having been read a third time,

Pending the taking of a vote upon its passage,

Mr. Stevens moved that the further consideration of the bill be indefinitely postponed;

Which motion prevailed, Mr. Crocker calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

1	Mr. Fleshiem Garvelink Miller	Mr. Park Prindle Smith	Mr. Taylor Toan Weiss	Mr. Wilcox Wilkinson Wisner	
•	Milnes	\mathbf{Steven}	$\mathbf{W}_{\mathbf{heeler}}$		15
			NAVS		

NAYS.

Mr. Benson Mr. Holcomb Mr. Morrow Mr. Sabin Crocker McCormick Porter Sharp 8

PRESENTATION OF PETITIONS.

No. 565. By Mr. Smith: Petition of Walenty Gosyminsky and 42 other voters of Detroit, in favor of the local taxation of railroads.

Referred to committee on railroads.

On motion of Mr. Park,

The petition was ordered spread on the Journal, as follows:

To the Honorable the Senate and House of Representatives:

GENTLEMEN—We, your constituents, voters of Detroit and vicinity, ask your aid and vote in the passage of such legislation as will place railroad and union depot property on the same basis as to taxation for municipal purposes as the property of other corporations and individuals.

No. 566. By Mr. Park: Petition of T. M. Burk and 750 others of same

place, same subject.

Same reference.

No. 567. By Mr. Weiss: Petition of Mike Keenan and 150 others of same place, same subject.

Same reference.

No. 568. By Mr. Park: Petition of Geo. T. Johnson and 160 others of same place, same subject.

Same reference.

No. 569. By Mr. Milnes: Petition of John Beardsley and 351 other residents of Oscoda, against the incorporation of said village as a city.

Referred to the committee on cities and villages.

REPORTS OF STANDING COMMITTEES.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

Senate bill No. 256, entitled

A bill to incorporate the village of Tawas City, in Iosco county into a city,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the Senate, with the accompanying substitute therefor, entitled

A bill to incorporate the city of Oscoda, in the county of Iosco, and to

repeal all acts and parts of acts inconsistent therewith,

Making no recommendation as to the substitute, and ask to be discharged from the further consideration of the subject.

JOHN S. BEERS, Chairman.

Report accepted and committee discharged.

The question being on concurring in the substitute reported for the bill by the committee,

The Senate concurred therein.

The bill as substituted was referred to the committee of the whole and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred,

Senate bill No. 296 (file No. 122), entitled

A bill relative to circuit court commissioners in Wayne county,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying substitute therefor, entitled

A bill to provide salary of and for the appointment of clerks for the

circuit court commissioners of Wayne county.

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

On motion of Mr. Wisner,

The Senate concurred in the substitute reported for the bill by the committee.

The bill, as substituted, was referred to the committee of the whole and placed on the general order.

MESSAGES FROM THE GOVERNOR.

The President announced the following:

EXECUTIVE OFFICE, Lansing, June 23, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 310 (file No. 132), being

An act to repeal an act entitled "An act known as act No. 161, of the public acts of 1889, to authorize the employment, fixing the compensation, and defining the duties of stenographers in the taking and transcribing of testimony in cases of examination of offenders before justices of the peace in the county of Saginaw, charged with felonies not triable before a justice of the peace.

Also.

Senate bill No. 243 (file No. 96), being

An act to authorize the township board of the township of Nunda, in Cheboygan county, to raise money to be expended in building and improving highways and bridges in the township of Nunda.

EDWIN B. WINANS, Governor.

The message was received.

The President also announced the following:

EXECUTIVE OFFICE, Lansing, June 23, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 123 (file No. 219), being

An act making appropriations for the Reform School for the years 1891 and 1892.

Also.

Senate bill No. 316 (file No. 138), being An act to provide for the pensioning of the widows and orphans of members of the metropolitan police force of the city of Detroit killed or dying from the effects of injuries received while in the performance of their duty, and also to provide for a pension for members of the metropolitan police force of the city of Detroit who are injured or totally or partially disabled from injuries received while in the performance of their duty, and to provide for a fund for and manner of payment of such pension.

EDWIN B. WINANS, Governor.

The message was received.

The President also announced the following:

Executive Office. Lansing, Mich., June 23, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 274 (file No. 158), being

An act to enlarge and extend the territory and borders of school district No. 2, fractional, of the townships of Deep River and Adams, in Arenac county.

Also,

Senate bill No. 283 (file No. 174), being

An act to amend section 60 of act No. 258 of the public acts of the year 1887, entitled "An act to regulate and govern the State House of Correction and branch of the State Prison in the upper peninsula," approved June 27, 1887.

EDWIN B. WINANS, Governor.

The message was received.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives,) Lansing, June 23, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following: Senate bill No. 94 (file No. 209), entitled

A bill to regulate the interest of money on account interest on money, judgments, verdicts, etc.

In the passage of which bill the House has concurred by a majority vote of all the members elect.

> Very respectfully. LYMAN A. BRANT, Clerk of the House of Representatives.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, \- Lansing, June 23, 1891.

To the President of the Senate:

SIR—I am instructed by the House to re-transmit the following:

House bill No. 219 (file No. 325), entitled

A bill making an appropriation for the building of two colony houses, and making necessary improvements at Michigan Asylum for the Insane

Concerning which a disagreement exists between the two Houses which disagreement was referred to a conference committee; now to inform the Senate that such conference committee reports as follows:

The committee on conference, to whom was referred

House bill No. 219 (file No. 325), entitled

A bill making an appropriation for the building of two colony houses and making necessary improvements at Michigan Asylum for the Insane,"

Which said bill the Senate has amended, as shown by the message transmitting the same, as follows:

1. By striking out of line 3 of section 1 the figures "\$30,100" and inserting in lieu thereof the figures "\$17,600."

2. By striking out of line 3 of section 1 the words "two" and "\$25,000"

and inserting in lieu thereof the words "one" and "\$12,500."

3. By striking out of line 2 of section 3 the figures "\$30,100" and inserting in lieu thereof the figures "\$17,600."

4. By amending the title so as to read as follows:

"A bill making an appropriation for the building of one colony house and

making necessary improvments at Michigan Asylum for Insane."

In all of which said amendments the House has non-concurred; whereupon, the Senate insisted upon all said amendments, and acceded to the request of the House that a committee of conference be appointed, and such committee, consisting of five members from each house, was appointed, as shown by subsequent messages, and respectfully report that they have had the said bill and the matters of disagreement existing between the two houses relative to said amendments under careful consideration, and recommend in respect thereto that the House concur in all said amendments so made by the Senate as aforesaid, and that the bill as so amended stand concurred in by both houses, and that they be discharged from further consideration of the subject.

PETER DORAN, WM. MILLER, MARCUS WILCOX, JOSEPH FLESHIEM, A. O. WHEELER,

Members of the Committee on the part of the Senate.

ARTHUR R. TRIPP, H. C. ROCKWELL, JOHN C. ROWDEN, J. W. WATTS,

Members of the Committee on the part of the House.

And further to inform the Senate at this time that in the report of said 175

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conference committee the House concurs by a majority vote of all the members elect.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

Report accepted and conference committee discharged.

The question being on concurring in the recommendations of the conference committee,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson Beers	. Miller	Mr. Prindle Sabin	Mr. Taylor Toan
$\mathbf{Boughner}$	${f Milnes}$	Sharp	Wilcox
Doran	Mugford	$^{\cdot}$ Smith	Wisner
Garvelink	Porter		

NAYS.

Mr. Fleshiem Mr. Wheeler Mr. Wilkinson

llowing:

The President also announced the following:

House of Representatives, Lansing, June 23, 1891.

To the President of the Senate:

SIR—I am instructed by the House to re-transmit the following:

House bill No. 323 (file No. 281), entitled

A bill providing for the erection of two cottages, one for male and one for female patients; for additional fire protection, for repairs to roofs and for enlarging the electric light plant at the Northern Michigan Asylum, Traverse City, Michigan, and making appropriations therefor.

Concerning which a disagreement exists between the two Houses, which disagreement was referred to a conference committee; now to inform the

Senate that such conference committee reports as follows:

The committee on conference, to whom was referred

House bill No. 323 (file No. 281), entitled

A bill providing for the erection of two cottages, one for male and one for female patients; for additional fire protection; for repairs to roofs, and for enlarging the electric light plant at the Northern Michigan Asylum, Traverse City, Michigan, and making appropriations thererefor,"

Which said bill the Senate has amended, as shown by the message

transmitting the same, as follows, viz.:

1. By striking out of line 2 of section 1 the word "thirty," and inserting in lieu thereof the word "fifteen."

2. By striking out of line 3 of section 1 the word "two," and inserting in

lieu thereof the word "one."

3. By striking out of line 3 of section 1 the words "one" and "fifty male and one for fifty female."

4. By striking out of line 2 of section 3 the words "forty-one" and inserting in lieu thereof the words "twenty-six."

5. By amending the title so as to read as follows:

A bill providing for the erection of a cottage for patients, for additional fire protection, for repairs to roofs and for enlarging the electric light

plant at the Northern Michigan Asylum, Traverse City, Michigan, and

making appropriations therefor,

In all of which said amendments the House has non-concurred; where-upon the Senate insisted upon all the said amendments, and acceded to the request of the House that a committee of conference be appointed, and such committee consisting of five members from each house was appointed, as shown by the subsequent messages, and respectfully report that they have had the said bill and the matters of disagreement existing between the two houses relative to said amendments under careful consideration, and recommend in respect thereto that the House concur in all said amendments so made by the Senate as aforesaid, and that the bill as so amended stand concurred in by both houses, and that they be discharged from the further consideration of the subject.

PETER DORAN, WM. MILLER, MARCUS WILCOX, JOSEPH FLESHIEM, A. O. WHEELER,

Members of the Committee on the part of the Senate.

ARTHUR R. TRIPP, H. C. ROCKWELL, JOHN C. ROWDEN, J. W. WATTS,

Members of the Committee on the part of the House.

And further to inform the Senate at this time that in the report of said conference committee the House concurs by a majority vote of all the members elect.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

Report accepted and conference committee discharged.

The question being on concurring in the recommendations of the conference committee,

The Senate concurred, a majority of all the Senators elect voting therefor by yeas and nays, as follows:

YEAS.

Mr.	Beers Boughner Crocker Doran Fleshiem Fridlender	Mr.	Garvelink Holcomb McCormick Miller Milnes Morrow	Mr. Mugford Porter Prindle Sabin Sharp Smith		Taylor Toan Weiss Wheeler Wilcox Wisner	24
NAYS.						0	

The President also announced the following:

House of Representatives, Lansing, June 23, 1891.

To the President of the Senate:

Sir—I am instructed by the House to return to the Senate the following:

House bill No. 822 (file No. 395), entitled

A bill to reincorporate the village of Lake City in the county of Missaukee, and State of Michigan,

In compliance with the request of the Senate asking the return of the

same.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

On motion of Mr. Beers,

The vote by which the bill was passed was reconsidered.

On motion of Mr. Beers,

The bill was then re-referred to the committee on cities and villages.

MOTIONS AND RESOLUTIONS.

On motion of Mr. Beers,

House substitute bill No. 9 (file No. 364), entitled

A bill to incorporate the city of Port Michigan and to repeal all acts and parts of acts incorporating the village of Benton Harbor, and all acts and parts of acts incorporating the village of St. Joseph, and all acts amending the charter of either of said villages,

Was taken from the table. On motion of Mr. Beers,

The bill was re-referred to the committee on cities and villages.

On motion of Mr. Sharp,

Senate bill No. 254 (file No. 203), entitled

A bill making an appropriation for a building for metallurgy and for the equipment and fitting up of the same, and for the equipment, fitting up and furnishing of an electrical engineering laboratory, a physical laboratory, drawing room, chemical laboratories, petrographical department, library and other departments of the Mining School at Houghton, in the county of Houghton, Michigan,

Was taken from the table. On motion of Mr. Wisner,

The Senate took a recess for 20 minutes, during which time Hon. Jay Hubbell addressed the Senate relative to the above entitled bill.

AFTER RECESS.

The Senate met and was called to order by the President.

Roll called: a quorum present.

On motion of Mr. Sharp,

The rules were suspended, two-thirds of all the Senators present voting therefor, and

Senate bill No. 254 (file No. 203), entitled

A bill making an appropriation for a building for metallurgy and for the equipment and fitting up of the same, and for the equipment, fitting up and furnishing of an electrical engineering laboratory, the physical lab-

oratory, drawing room, chemical laboratories, petrographical department, library and other departments of the Mining School at Houghton, in the county of Houghton, Michigan,

Was placed upon its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson Beers Crocker	Mr. Miller Milnes Morrow	Mr. Sabin Sharp Smith	Mr.	Weiss Wheeler Wilkinson
Fleshiem	Mugford	Stevens		Withington
Fridlender	Park	\mathbf{T} aylor		Wisner
Garvelink	$\mathbf{Prindle}$	${f Toan}$		23

NAYS.

Mr. Boughner	Mr. Holcomb	Mr. Porter	Mr.	Wilcox	
Doran	McCormick			-	6

Title agreed to.

On motion of Mr. Sharp,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

On motion of Mr, Sabin, Senate bill No. 265, entitled

A bill to amend laws of 1885, approved February 17, 1885, being act No. 4, section 1, relative to the payment of bounties for the killing of English sparrows, by repealing section 2259b, 2259c, 2259d of Howell's annotated statutes of 1889,

Was taken from the table. On motion of Mr. Sabin,

The bill was referred to the committee on horticulture.

THIRD READING OF BILLS.

House bill No. 690 (file No. 213), entitled

A bill to amend section 32 of act No. 113 of the public acts of 1877, entitled "An act to revise the laws providing for the incorporation of companies for mining, smelting and manufacturing iron, copper, silver, mineral coal, and other ores and minerals, and to fix the duties and liabilities of such corporations," being section 4107 of "Howell's annotated statutes."

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson Beers Boughner Crocker Doran	Mr. Fleshiem Garvelink McCormick Park Porter	Mr. Prindle Sabin Sharp Stevens Taylor	Mr.	Weiss Wheeler Wilkinson Withingto Wisner	
Dolan	101001	1 dy 101		44 191101	20

NAYS.

Mr. Holcomb

On motion of Mr. Prindle,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 284 (file No. 110), entitled

A bill to amend section 5 of act No. 111, of the public acts of 1889, being an act entitled "An act to protect fish and to regulate fishing in the waters of this State, by providing close seasons for certain kinds of fish, by prohibiting the catching of fish in certain specified ways, by prohibiting the catching of fish of certain sizes and in certain waters and for certain purposes, by prohibiting the obstruction of the free passage of fish, and by prohibiting the sale of certain kinds of fish, to protect persons engaged in fish culture, and to repeal inconsistent acts,"

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson Beers Boughner Crocker Doran	Mr. Fridlender Garvelink McCormick Miller Mugford	Mr. Porter Prindle Sabin Sharp Smith	Mr. Taylor Toan Wilkinson Withington Wisner
Doran	Mugford	Smith	Wisner 23
Fleshiem	Park	Stevens	

NAYS.

Mr. Holcomb

1

Title agreed to.

On motion of Mr. Beers,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 819 (file No. 264), entitled, A bill to amend section 5, of act No. 283 of the session laws of 1881, being section 2127 of Howell's annotated statutes,

Was read a third time and was not passed, a majority of all the Senators

elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Boughner	Mr. Fleshiem	Mr. Porter	Mr. Weiss Wheeler Withington 12
Crocker	Garvelink	Sharp	
Doran	Holcomb	Taylor	
	N	TAYS.	
Mr. Benson Beers Fridlender McCormick	Mr Miller	Mr. Park	Mr. Toan
	Milnes	Prindle	Wilcox
	Morrow	Sabin	Wilkinson
	Mugford	Smith	Wigner 16

On motion of Mr. Park,

The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present.

SPECIAL ORDER OF THE DAY.

The special order of the day being the further consideration of

House substitute bill No. 7 (file No. 354), entitled A bill to amend section 3 of article 3 of act No. 174 of the public acts of 1883, entitled "An act to amend sections 7, 30, 36 and 41 of article 2, and sections 3 and 5 of article 3, and section 14 of article 4, and to add 2 new sections to article 2, to stand as sections 45 and 46, and a new section to article 5, to stand as section 22 of an act entitled 'An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," approved May 1, 1873, being act No. 198, session laws of 1873. The section hereby amended is section 3360 of Howell's annotated statutes, volume three,

And the question being upon concurrence in the recommendations of

the conference committee in relation thereto,

The Senate non-concurred therein, a majority of all the Senators elect voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Benson Boughner Doran	Mr. McCormick Milnes Morrow	Mr. Mugford Porter Sabin	Mr	Wilkinson Withingto	
	N.	AYS.			
Mr. Beers Crocker Fleshiem Fridlender Garvelink	Mr. Holcomb Park, Prindle Sharp	Mr. Smith Stevens Taylor Toan	Mr.	Weiss Wheeler Wilcox Wisner	17

REPORTS OF STANDING COMMITTEES.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor the following:

Senate bill No. 162 (file No. 216), entitled

A bill to provide for the incorporation of subordinate camps of the Sons of Veterans.

Senate bill No. 94 (file No. 209), entitled

A bill to regulate the interest of money on account, interest on money, judgments, verdicts, etc.

Also,

Senate bill No. 299 (file No. 204), entitled

A bill making an appropriation for the maintenance and support of the Mining School at Houghton, in the county of Houghton, Michigan, for the years 1891 and 1892.

Also.

Senate bill No. 179, entitled

A bill to amend section 10 of chapter 342 of Howell's annotated statutes of Michigan, as amended by act No. 172 of the session laws of 1885, relative to the Reform School.

C. B. BOUGHNER, Chairman.

Report accepted.

By the committee on horticulture:

The committee on horticulture, to whom was referred

Senate bill No. 265, entitled

A bill to amend laws of 1885, approved February 17, 1885, being act No. 4, section 1, relative to the payment of bounties for the killing of English sparrows, by repealing section 2259b, 2259c, 2259d of Howell's annotated statutes of 1889,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying substitute therefor, entitled

A bill to provide for the payment of bounties for the killing of English

sparrows.

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

GEO. F. PORTER, Chairman.

Report accepted and committee disharged.

On motion of Mr. Porter,

The Senate concurred in the substitute reported for the bill by the committee.

The bill as substituted was referred to the committee of the whole and placed on the general order.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House substitute bill No. 822 (file No. 395), entitled

A bill to reincorporate the village of Lake City, in the county of Mis-

saukee and State of Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendments thereto, recommending that the amendments be concurred in.

Strike out all of sections 7, 8, 9 and 10 of said bill,

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

J. S. BEERS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Beers,

The Senate concurred in the amendments made to the bill by the committee.

On motion of Mr. Holcomb,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Benson	Mr. Garvelink	Mr. Prindle	Mr. Weiss
	${f Beers}$	$\mathbf{Holcomb}$	${f Sabin}$	\mathbf{W} heeler
	Boughner	McCormick	Sharp	Wilcox
	Crocker	\mathbf{Milnes}	${f Smith}$	\mathbf{W} ilkinson
	Doran	Morrow	Stevens	Withington
	${f Fleshiem}$	Park	Taylor	\mathbf{Wisner}
	$\mathbf{Fridlender}$	Porter	Toan	27

NAYS.

Title agreed to.

On motion of Mr. Holcomb,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House substitute bill No. 9 (file No. 364), entitled

A bill to incorporate the city of Port Michigan, and to repeal all acts and parts of acts incorporating the village of Benton Harbor, and all acts and parts of acts incorporating the village of St. Joseph, and all acts amending the charter of either of said villages,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the

accompanying substitute therefor, entitled

A bill to authorize the city of St. Joseph to issue bonds for public

improvements,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

J. S. BEERS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Beers,

The Senate concurred in the substitute reported for the bill by the committee.

The bill as substituted was referred to the committee of the whole and placed on the general order.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

Senate bill No. 2 (file No. 1), entitled

A bill to amend section fifteen of chapter twenty-six of act number one hundred and seventy-eight of the public acts of 1873, being section two thousand seven hundred and seven of Howell's annotated statutes, relative to paying or contracting for payment by municipal authorities of cities for improvements, work, repairs or expenses,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the

accompanying substitute therefor, entitled

A bill to reincorporate the village of Buchanan and to repeal all acts and

parts of acts inconsistent with the provisions of this act,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

Report accepted and committee discharged.

On motion of Mr. Beers,

The Senate concurred in the substitute reported for the bill by the committee.

The bill as substituted was referred to the committee of the whole and placed on the general order.

MESSAGES FROM THE GOVERNOR.

The President announced the following:

EXECUTIVE OFFICE, Lansing, June 24, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State,

Senate bill No. 299 (file No. 204), being

An act making an appropriation for the maintenance and support of the Mining School at Houghton, in the county of Houghton, Michigan, for the years 1891 and 1892.

EDWIN B. WINANS, Governor.

The message was received.

The President also announced the following:

EXECUTIVE OFFICE, Lansing, June 24, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 179, being

An act to amend section 10 of chapter 342 of Howell's annotated statutes of Michigan, as amended by act number 172 of the session laws of 1885, relative to the Reform School.

Also,

Senate bill No. 94 (file No. 209), being

An act to regulate the interest of money on account, interest on money, judgments, verdicts, etc.

EDWIN B. WINANS, Governor.

The message was received.

The President also announced the following:

EXECUTIVE OFFICE, Lansing, June 24, 1891.

To the Senate:

I have this day approved, signed, and deposited in the office of the Secretary of State

Senate bill No. 113 (file No. 215), being

An act for the relief of the Supreme Court by authorizing the justices thereof to employ clerical help, and appropriating money to pay for the same.

Also,

Senate bill No. 162 (file No. 216), being

An act to provide for the incorporation of subordinate camps of the Sons of Veterans.

EDWIN B. WINANS, Governor.

The message was received.

MESSAGES FROM THE HOUSE. .

The President announced the following:

House of Representatives, Lansing, June 24, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 367 (file No. 414), entitled

A bill to authorize proceedings in the circuit courts in chancery, in relation to the laying out, dividing and platting into lots, streets and alleys, of lands owned by infants, idiots, lunatics, and other incompetent persons,

Which has passed the House by a majority vote of all the members

elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

The President also announced the following:

House of Representatives, Lansing, June 24, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

Substitute for House bill No. 816, entitled

A bill to repeal act No. 272 of the laws of 1889, entitled "An act appropriating certain non-resident highway taxes to aid in the improvement of a certain State road and branches in the county of Grand Traverse.

Also,

House bill No. 119 (file No. 459), entitled

A bill to declare certain abstracts of the records of the county of Charlevoix public records.

Also,

House bill No. 711, entitled

A bill for the protection of fish in the lakes and streams of the county of St. Joseph, State of Michigan, for a period of two years from and after the

passage of this act,

Which have passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives.

The first named bill was read a first and second time by its title, and referred to the committee on roads and bridges.

The second named bill was read a first and second time by its title, and

referred to the committee on judiciary.

The third named bill was read a first and second time by its title, and pending its reference.

On motion of Mr. Sabin,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by yeas and nays, as follows:

YEAS. '

Mr. Benson Beers Boughner Crocker Doran Fleshiem Fridlender	Mr. Garvelink Holcomb McCormick Miller Mugford Park Porter	Mr. Prindle Sabin Sharp Smith Stevens Taylor	Mr. Toan Weiss Wheeler Wilcox Wilkinson Withington 26
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NAYS

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Title agreed to.

On motion of Mr. Sabin,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

The President also announced the following:

House of Representatives, Lansing, June 23, 1891.

To the President of the Senate:

SIR--I am instructed by the House to transmit the following:

House bill No. 538 (file No. 269), entitled

A bill to provide a charter for the city of Detroit, and to repeal all acts

and parts of acts in conflict therewith,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the committee on cities and villages.

The President also announced the following:

House of Representatives, Lansing, June 24, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following, entitled House substitute for Senate bill No. 280 (House file No. 406), entitled A bill to provide for the incorporation of orders of the Sons of St. George;

Also.

Substitute for House bill No. 978 (file No. 463, entitled

A bill to provide for the incorporation of equal suffrage associations within the State of Michigan,

Which have passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The first named bill was read a first and second time by its title, and referred to the committee on religious and benevolent societies.

The second named bill was read a first and second time by its title, and referred to the committee on banks and corporations.

MOTIONS AND RESOLUTIONS.

On motion of Mr. Park.

Senate bill No. 289 (file No. 167), entitled

A bill to amend section 3 of article 3 of an act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," approved May 1, 1873, being act number 198 of the session laws of 1873, to provide for the taxation of railroad property, and to repeal the following: Section 33 of an act approved March 28, 1846, entitled "An act to authorize the sale of the Central Railroad, and to incorporate the Michigan Central Railroad Company;" section 21 of an act approved May 4, 1846, entitled "An act to incorporate the Grand River Valley Railroad Company;" section 2 of an act approved May 18, 1846, entitled "An act in regard to the Erie & Kalamazoo Railroad Company;" section 31 of an act approved May 9, 1846, entitled "An act to authorize the sale of the Southern Railroad, and incorporate the Michigan Southern Railroad Company;" and section 9 of an act approved February 13, 1855, entitled "An act to authorize the consolidation of the Detroit & Pontiac and the Oakland & Ottawa Railroad Company, so as to form a continuous line from Detroit to Lake Michigan, under the name of the Detroit & Milwaukee Railroad Company,"

Was taken from the table and placed upon the order of third reading of

bills.

THIRD READING OF BILLS.

House substitute for Senate bill No. 320, entitled

A bill to authorize the county of Wayne to borrow money and issue bonds for the purposes of building a public building, and to purchase or condemn lands as a site for the same,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Beers	Mr. Holcomb	Mr. Porter	Mr. Toan
Boughner	McCormick	Prindle	Weiss
Crocker	\mathbf{Miller}	\mathbf{Sabin}	\mathbf{W} heeler
Doran	\mathbf{Milnes}	\mathbf{Smith}	$\mathbf{Wilkinson}$
${f Fleshiem}$	Mugford	Stevens	Withington
Fridlender	Park	Taylor	Wisner
Garvelink		<u> </u>	25

Title agreed to.

On motion of Mr. Smith,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

Senate bill No. 289 (file No. 167), entitled

A bill to amend section 3 of article 3, of an act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," approved May 1, 1873, being act No. 198 of the session laws of 1873, to provide for the taxation of railroad property, and to repeal the following: Section 33 of an act approved March 28, 1846, entitled "An act to authorize the sale of the Central railroad and to incorporate the Michigan Central Railroad Company;" section 21 of an act approved May 4, 1846, entitled "An act to incorporate the Grand River Valley Railroad Company;" section 2 of an act approved May 18, 1846, entitled "An act in regard to the Erie & Kalamazoo Railroad Company;" section 31 of an act approved May 9, 1846, entitled "An act to authorize the sale of the Southern Railroad, and incorporate the Michigan Southern Railroad Company;" and section 9 of an act approved February 13, 1855, entitled "An act to authorize the consolidation of the Detroit and Pontiac and the Oakland and Ottawa Railroad Company, so as to form a continuous line from Detroit to Lake Michigan, under the name of the Detroit and Milwaukee Railroad Company,"

Was read a third time, and

Pending the taking of a vote upon its passage,

On motion of Mr. Park,

The Senate took a recess for ten minutes, during which time Alderman Amos, of Detroit, addressed the Senate in reference to the above entitled bill.

AFTER RECESS.

The Senate met and was called to order by the President.

Roll called; a quorum present.

Mr. Milnes gave notice that at some future day he would move to reconsider the vote by which the senate non-concurred in the report of the conference committee in relation to

House substitute bill No. 7 (file No. 354), entitled A bill to amend section 3 of article 3 of act number 174 of the public acts of 1883, entitled "An act to amend sections 7, 30, 36 and 41 of article 2, and sections 3 and 5 of article 3, and section 14 of article 4, and to add two new sections to article 2, to stand as sections 45 and 46, and a new section to article 5 to stand as section 22 of an act entitled 'An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," approved May 1, 1873, being act No. 198, session laws of 1873. The section hereby amended is section 3360 of Howell's annotated statutes, volume three.

The question then recurring upon the passage of Senate bill No. 289 (file No. 167), entitled

A bill to amend section 3 of article 3 of an act entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," approved May 1, 1873, being act No. 198 of the session laws of 1873, to provide for the taxation of railroad property and to repeal the following: Section 33 of an act approved March 28, 1846, entitled "An act to authorize the sale of the Central Railroad and to incorporate the Michigan Central Railroad Company;" section 21 of an act approved May 4, 1846, entitled "An act to incorporate the Grand River Valley Railroad Company;" section 2 of an act approved May 18, 1846, entitled "An act in regard to the Erie & Kalamazoo Railroad Company;" section 31 of an act approved May 9, 1846, entitled "An act to authorize the sale of the Southern Railroad and to incorporate the Michigan Southern Railroad Company" and section 9 of an act approved February 13, 1855, entitled "An act to authorize the consolidation of the Detroit & Pontiac, and the Oakland & Ottawa Rail-

Company,"
Mr. Park moved that there be a call of the Senate;

Which motion prevailed, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

road Companies, so as to form a continuous line from Detroit to Lake Michigan, under the name of the Detroit & Milwaukee Railroad

YEAS.

Mr. Beers Boughner Crocker Holcomb	Mr. McCormick Miller Morrow Mugford	Mr. Park Porter Sabin Sharp	Mr. Smith Weiss Wilcox	15
	N.	AYS.		

Mr. Doran	Mr. Milnes	Mr. Taylor	Mr. Wilkinson
Fleshiem	Prindle	Toan	Withington
\mathbf{F} ridlender	${f Stevens}$	\mathbf{W} heeler	Wisner
Garvelink			13

The roll of the Senate was called by the Secretary and no Senators were reported absent without leave.

On motion of Mr. Withington,

All further proceedings under the call were dispensed with.

The question being on the passage of the bill,

The bill was then not passed, a majority of all the Senators elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Beers	Mr. Holcomb	Mr. Park	Mr. Smith	
Crocker	McCormick	${f Sabin}$	Weiss	
\mathbf{Doran}	Morrow	Sharp		11

NAYS.

Mr. Benson Boughner Brown Fleshiem	Mr. Garvelink Milnes Mugford Porter	Mr. Prindle Stevens Taylor Toan	Mr. Wheeler Wilcox Wilkinson Withington
riesniem	rorter	TOSH	Withington 16

By unanimous consent,

Mr. Weiss presented the following petition:

No. 570. By Mr. Weiss: Petition of C. J. Whitney, Wm. P. Lane and 200 other citizens of Detroit, in favor of the local taxation of railroads.

Referred to committee on railroads.

On motion of Mr. Weiss,

The petition was ordered spread on the Journal, as follows:

To the Honorable Senate and House of Representatives:

Gentlemen—We, your constituents, voters of Detroit and vicinity, ask your aid and vote in the passage of such legislation as will place railroad and union depot property on the same basis as to taxation for municipal purposes as the property of other corporations and individuals.

GENERAL ORDER.

On motion of Mr. Sabin,

The Senate went into committee of the whole on the general order, whereupon

The President called Mr. Stevens to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

ı.

House bill 940 (file No. 437), entitled

A bill to amend section 2 of act No. 18 of the public acts of 1869, entitled "An act to provide for paying expenses authorized to be incurred by the Legislature," approved February 24, 1869, the same being section 67 of Howell's annotated statutes of Michigan.

Also,

House substitute for House joint resolutions Nos. 1, 4, 5, 9, 22 and 27 (file

No. 11), entitled

A joint resolution to provide for the submission to the people of this State of the question of a convention for the purpose of a general revision of the constitution of this State.

Also

House bill No. 580 (file No. 127), entitled

A bill to amend sections 3 and 4 of "An act establishing a State agency for the care of juvenile offenders" as amended by act 168 of the public acts of 1885, approved June 10, 1885, the same being sections 9896 and 9897 of Howell's annotated statutes of Michigan, supplement 1883–1890.

Also,

Senate substitute bill No. 265, entitled

A bill to provide for the payment of bounties for the killing of English

sparrows.

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate and recommend their passage.

II.

The committee of the whole have also had under consideration

Senate substitute bill No. 256, entitled

A bill to incorporate the city of Oscoda, in the county of Iosco, and to repeal all acts and parts of acts inconsistent therewith.

Also,

Senate substitute bill No. 296, entitled

A bill to provide for the salary of and for the appointment of clerks for the

circuit court commissioners of Wayne county.

Have made sundry amendments thereto, and have directed their chairman to report the same back to the Senate, asking concurrence therein and recommend their passage.

J. H. D. STEVENS, Chairman.

Report accepted.

The first named bills and joint resolution were placed on the order of third reading of bills.

On motion of Mr. Stevens,

The Senate concurred in the amendments made to the second named bills, and the same were placed on the order of third reading of bills.

By unanimous consent, On motion of Mr. Park,

House bill No. 538 (file No. 269), entitled

A bill to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith,

Was ordered printed as a supplement to the Senate Journal of today.

On motion of Mr. Taylor,

House bill No. 161 (file No. 460), entitled

A bill to make an appropriation for the support of the State Agricultural College, for the erection and repair of buildings and other improvements at said college,

Was taken from the table. On motion of Mr. Taylor,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The question being on the passage of the bill,

Mr. Weiss moved that there be a call of the Senate;

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the Senate was called by the Secretary and Mr. Withington was reported absent without leave.

The question being on the passage of the bill,

Mr. Doran moved to amend the bill by striking out the appropriation of \$10,000 for the botanical department.

The question being on the reception for consideration of the amendment

offered by Mr. Doran,

The same did not prevail, Mr. Doran calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Brown Crocker Doran	Mr. Fridlender Holcomb McCormick	Mr. Miller Morrow Mugford	Mr. Porter Wilcox	11
	N	AYS.		

Mr. Benson	Mr. Park	Mr. Smith	Mr. Weiss	. 77
Boughner	Prindle	Stevens	Wheeler	
Fleshiem	Sabin	Taylor	Wilkinson	
Garvelink	Sharp	Toan	Wisner	
Milnes				17

The question being on the passage of the bill,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Fridlender	Mr. Park	Mr. Taylor	
${f Beers}$	Garvelink	Prindle	Toan	
Boughner	McCormick	\mathbf{Sabin}	$\mathbf{W}_{\mathbf{eiss}}$	
Brown	\mathbf{Milnes}	Sharp	$\mathbf{W}_{\mathbf{heeler}}$	
Crocker	Morrow	${f Smith}$	$\mathbf{Wilkinson}$	
\mathbf{Doran}	Mugford	Stevens	Wisner	
Fleshiem	J			25

NAYS.

Mr. Porter Mr. Holcomb	2
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Title agreed to.

On motion of Mr. Park,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By unanimous consent,

The Senate proceeded, under the operation of the call, with the regular order of business.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, ¿ Lansing, June 24, 1891.

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

Resolved by the House of Representatives (the Senate concurring) That the Secretary of the Senate and the Clerk of the House of Representatives be and they are hereby directed to compile and prepare for publication, make indexes and superintend the publication of the journals and documents of the present Legislature, and when completed and certified to by the Secretary of State, the Secretary of the Senate shall be entitled to receive the sum of \$500, and the Clerk of the House of Representatives shall be entitled to receive the sum of \$600, the same to be paid on the certificate of the Secretary of State.

Which has been adopted by the House by a majority vote of all the members, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMÁN A. BRANT,

Olerk of the House of Representatives.

The question being on the adoption of the resolution,

The resolution was adopted, the Senators voting thereon, by year and nays, as follows:

YEAS.

Mr. Benson	Mr. Fridlender	Mr. Porter	Mr. Toan
${f Beers}$	Garvelink	\mathbf{Sabin}	$\mathbf{W}_{\mathbf{eiss}}$
${f Boughner}$	McCormick	Sharp	$\mathbf{W}_{\mathbf{heeler}}$
Crocker	Morrow	\mathbf{Smith}	$\mathbf{Wilkinson}$
Doran	Mugford	Stevens	Wisner
Fleshiem	Park	Taylor	23

NAYS.

Mr. Brown

1

The President also announced the following:

House of Representatives, . Lansing, June 24, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 749 (file No. 371), entitled A bill to amend sections 5, 6, 22, 25, 44, 47, and 75 of act No. 271 of the local acts of 1877, entitled "An act to incorporate the city of Dowagiac," approved March 24, 1877, and to amend section 44 of said act of 1877 as amended by act No. 411 of the local acts of 1889, approved June 7, 1889,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

> Very respectfully, LYMAN A. BRANT.

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on cities and villages.

The President also announced the following:

House of Representatives,) Lansing, June 24, 1891.

To the President of the Senate:

SIB—I am instructed by the House to transmit the following:

Substitute for House bill No. 299 (file No. 456), entitled

A bill to authorize the formation of companies for the construction, maintenance and operating of sewers in any of the cities in Muskegon county, in the State of Michigan,

Which has passed the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on counties and townships.

The President also announced the following:

House of Representatives, Lansing, June 24, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 544 (file No. 444), entitled

A bill to amend section 11 of public act No. 152 of the session laws of 1885, entitled "An act to authorize the establishment of a home for disabled soldiers, sailors, and marines in the State of Michigan," approved June 5, 1885,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is

respectfully asked.

Very respectfully, LYMAN A. BRANT,

. Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on Soldiers' Home.

MOTIONS AND RESOLUTIONS.

Mr. Park moved that the vote by which the further consideration of

House bill No. 869 (file No. 379), entitled

A bill to authorize the township of McMillan, in the county of Ontonagon, to borrow money to be used in building bridges and approaches thereto in said township and to issue bonds therefor,

Was indefinitely postponed,

Be reconsidered.

Mr. Taylor thereupon rose to a point of order, his point being that a motion to reconsider a vote by which the further consideration of a subject had been indefinitely postponed was not in order.

The chair declared the point of order as not well taken,

Whereupon Mr. Taylor appealed from the decision of the chair.

The question being "Shall the decision of the Chair stand as the judgment of the Senate?"

The decision of the chair was sustained, Mr. Taylor calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Beers	Mr. Doran	Mr. Miller	Mr. Sabin
${f Boughner}$	Garvelink	mugiora	Sharp
\mathbf{Brown}	$\mathbf{Holcomb}$	Mugford Park	Smith
Crocker	McCormick	Porter	Taylor

1

NAYS.

Mr. Benson	Mr. Fridlender	Mr. Prindle	Mr. Wheeler	8
Flesheim	Morrow	Stevens	Wisner	
Mr. Stevens m	oved that the motion	on to reconsider t	he vote by which	the

Mr. Stevens moved that the motion to reconsider the vote by which the further consideration of the bill was indefinitely postponed, do lie on the table;

Which motion prevailed, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Brown	Mr. Milnes	Mr. Taylor	\mathbf{M} r. \mathbf{W} heeler	
$\mathbf{Fleshiem}$	Mugford	Toan	. Wilcox	
$\mathbf{Fridlender}$	Sabin	$\mathbf{W}_{\mathbf{eiss}}$	Wisner	
Garvelink	${f Stevens}$			14

NAYS.

Mr. Benson	Mr. Doran	Mr. Miller	Mr. Porter	
Boughner	$\mathbf{Holcomb}$	Morrow	\mathbf{Sharp}	
Crocker	McCormick	Park	\mathbf{Smith}	12

On motion of Mr. Park.

All further proceedings under the call were dispensed with.

THIRD READING OF BILLS.

House bill No. 940 (file No. 437), entitled

A bill to amend section 2 of act number 18 of the public acts of 1869, entitled "An act to provide for paying expenses authorized to be incurred by the Legislature," approved February 24, 1869, the same being section 67 of Howell's annotated statutes of Michigan,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Fridlender	Mr. Morrow	Mr. Sharp
Beers	Garvelink	Mugford	${f Smith}$
Boughner	$\mathbf{Holcomb}$	Park	Stevens
Brown	McCormick	Porter	Taylor
Crocker	\mathbf{Miller}	$\mathbf{Prindle}$	Toan
Doran	\mathbf{Milnes}	Sabin	Wilcox
$\mathbf{Fleshiem}$			

NAYS.

Mr. Wheeler

Title agreed to.

Mr. Morrow moved that the Senate take a recess until 7.30 o'clock P. M.

Mr. Taylor moved as an amendment that the Senate adjourn;

Which motion to amend did not prevail, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Holcomb	Mr. Taylor	Mr. Wheeler	
\mathbf{Brown}	\mathbf{Milnes}	\mathbf{Toan}	Wilcox	
Doran	$\mathbf{Prindle}$	Weiss	\mathbf{W} isner	
Fleshiem	Stevens			14

NAYS.

Mr. Beers	Mr. Garvelink	Mr. Mugford	Mr. Sharp
Boughner	McCormick	Park	\mathbf{Smith}
Crocker	\mathbf{M} iller	Porter	President
Fridlender	Morrow	Sabin	

The question recurring on the motion that the Senate take a recess until 7.30 o'clock P. M.,

The same did not prevail, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS

Mr. Benson Beers Boughner Crocker	Mr. Fridlender Garvelink McCormick	Mr. Miller Morrow Mugford	Mr. Park Porter Sharp	13
0.00.00				

NAYS.

Mr. Brown	Mr. Prindle	Mr. Taylor	Mr. Wheeler	
Doran	\mathbf{Sabin}	\mathbf{Toan}	Wilcox	
${f Fleshiem}$	\mathbf{Smith}	\mathbf{W} eiss	Wisner	
$\mathbf{Holcomb}$	Stevens			14

Mr. Fleshiem moved that the Senate adjourn until tomorrow at 9:30 o'clock A. M.

Mr. McCormick moved as an amendment that the Senate adjourn until tomorrow at 9 o'clock A. M.,

Which motion to amend did not prevail.

The question then being on the motion to adjourn until tomorrow at 9:30 o'clock A. M.,

The same prevailed.

The Senate thereupon adjourned.

Lansing, Thursday, June 25, 1891.

The Senate met and was called to order by the President.

Roll called: a quorum present.

Absent without leave: Mr. Wilkinson.

On motion of Mr. Prindle,

Mr. Wilkinson was excused from attendance until this afternoon.

PRESENTATION OF PETITIONS.

No. 571. By Mr. Park: Petition of Tom Swan and 400 other voters of Detroit, in favor of the local taxation of railroads.

Referred to committee on railroads.

On motion of Mr. Park,

The petition was ordered spread on the Journal, as follows:

To the Honorable Senate and House of Representatives:

Gentlemen—We, your constituents, voters of Detroit and vicinity, ask your aid and vote in the passage of such legislation as will place railroad and union depot property on the same basis as to taxation for municipal puposes as the property of other corporations and individuals.

No. 572. By Mr. Weiss: Petition of E. Wildman and 70 others of same

place, same subject.

Same reference.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, June 24, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Senate bill No. 156, entitled

A bill to amend act No. 161, of the session laws of 1855, entitled "An act to incorporate the village of Three Rivers," approved February 13, 1855, as amended by the following acts, to wit: act No. 205 of the session laws of 1873; act No. 338 of the local acts of 1879; act No. 351 of the local acts of 1881; act No. 478 of the local acts of 1887; act No. 441 of the local acts of 1889; by adding seven new sections to stand as sections 69, 70, 71, 72, 73, 74, and 75,

In the passage of which bill the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate

effect, by a vote of two-thirds of all the members elect.

Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, Lansing, June 24, 1891.

To the President of the Senate:

SIB—I am instructed by the House to transmit the following: Substitute for House bills Nos. 68 and 69 (file No. 118), entitled

A bill to amend sections 1, 2, 3 and 4, of act No. 193 of the public acts of 1889, being an act entitled "An act to provide for the relief outside of the Soldiers' Home of honorably discharged indigent union soldiers, sailors and marines, and the indigent wives, widows, mothers and minor children of such indigent or deceased union soldiers, sailors and marines."

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is

respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on military affairs.

The President also announced the following:

House of Representatives, Lansing, June 24, 1891.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following:

House bill No 460 (file No. 256), entitled

A bill to establish, protect and enforce by lien the rights of mechanics and other persons furnishing labor or materials for the building, altering, improving, repairing, erecting or ornamenting of buildings, machinery, wharves and all other structures; and to repeal all acts contravening the provisions of this act,

Which has passed the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LÝMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

By unanimous consent,

The committee on judiciary made the following report:

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 42 (file No. 143), entitled

A bill relative to contributory negligence, and to provide for the sub-

mission of the same as a question of fact to the jury,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

THIRD BEADING OF BILLS.

Senate substitute bill No. 265, entitled

A bill to provide for the payment of bounties for the killing of English sparrows,

Was read a third time, and

Doran

Pending the taking of a vote upon its passage,

Mr. Benson moved that the enacting clause of the bill be stricken out; Which motion prevailed, Mr. Weiss calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fleshiem	Mr. Miller	Mr. Toan
${f Benson}$	${f Fridlender}$	Mugford	$\mathbf{W}_{\mathbf{eiss}}$
${f Beers}$	Gilbert	Park	\mathbf{W} heeler
Boughner	$\mathbf{Holcomb}$	\mathbf{Smith}	Wilcox
Brown	McCormick	$\mathbf{Stevens}$	\mathbf{W} isner

NAYS.

Mr. Garvelink Mr. Milnes Mr. Porter Mr. Sabin 4 The title and body of the bill were then laid on the table.

Senate substitute bill No. 256, entitled

A bill to incorporate the city of Oscoda, in the county of Iosco, and to repeal all acts and parts of acts inconsistent therewith,

Was read a third time and was not passed, a majority of all the Senators elect not voting therefor, by yeas and nays, as follows:

Mr. Bastone Mr. Fridlender Mr. Holcomb Mr. Porter Beers Garvelink Miller Stevens Gilbert 11 Boughner Mugford

NAYS.

Mr. Benson Mr. Fleshiem Mr. Park Mr. Weiss Brown McCormick Sahin Wheeler Doran Milnes 10

Mr. Fridlender moved that the vote by which the bill failed to pass be reconsidered.

Mr. Milnes moved that the motion to reconsider do lie on the table;

Which motion did not prevail, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Mr. Milnes Mr. Sabin Mr. Weiss Park Wheeler Benson Toan 9 Fleshiem

NAYS.

Mr. Beers Mr. Holcomb Mr. Morrow Mr. Sharp Boughner **McCormick** Mugford Smith Fridlender Miller Wilcox Porter Garvelink

The question being on the motion to reconsider the vote by which the bill failed to pass,

The same did not prevail.

Senate substitute bill No. 296, entitled

A bill to provide salary of and for the appointment of clerks for the circuit court commissioners of Wayne county,

Was read a third time, and

Pending the taking of a vote upon its passage,

Mr. Smith, by consent of a majority of the Senate, moved to amend the bill as follows:

By striking out of line 9 of section 3, the words "one thousand," and inserting in lieu thereof the words "twelve hundred;"

Which motion prevailed, and the bill was so amended.

The question being on the passage of the bill,

The bill as amended was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

20

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YEAS.

Mr. Bastone Benson Beers Crocker	Mr. Gilbert McCormick Miller Morrow	Mr. Park Porter Prindle Sharp	Mr. Stevens Toan Weiss Wheeler
Fleshiem Garvelink	Mugford	Smith	Wisner

NAYS.

Mr. Boughner Mr. Milnes Mr. Taylor Mr. Wilcox Brown Sabin 6

Title agreed to.

On motion of Mr. Park,

By a vote of two-thirds of all the Senators elect the bill was ordered to take immediate effect.

House substitute for House joint resolutions 1, 4, 5, 9, 22 and 27 (file No. 11), entitled

A joint resolution to provide for the submission to the people of this State of the question of a convention for the purpose of a general revision of the constitution of this State,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fleshiem	Mr. Milnes	Mr. Sabin
${f Benson}$	Fridlender	Morrow	Sharp
\mathbf{Beers}	$\mathbf{Holcomb}$	$\mathbf{Mugford}$	\mathbf{Smith}
\mathbf{Brown}	McCormick	Park	Stevens
Crocker	\mathbf{M} iller	Porter	$\mathbf{W}_{\mathbf{isner}}$

NAYS.

Mr. Boughner Mr. Prindle Mr. Toan Mr. Wheeler Garvelink Taylor Weiss 7

Title and preamble agreed to.

House bill No. 580 (file No. 127), entitled

A bill to amend sections 3 and 4 of "An act establishing a State agency for the care of juvenile offenders," as amended by act No. 168 of the public acts of 1885, approved June 10, 1885, the same being sections 9896, and 9897 of Howell's annotated statutes of Michigan, supplement 1883–1890,

Was read a third time, and

Pending the taking of a vote upon its passage.

By unanimous consent,

On motion of Mr. Beers,

The bill was temporarily and informally passed.

By unanimous consent,

The committee on counties and townships made the following report:

By the committee on counties and townships:

The committee on counties and townships, to whom was referred

House bill No. 299 (file No. 456), entitled

A bill to authorize the formation of companies for the construction.

maintenance and operating of sewers in any of the cities in Muskegon

county, in the State of Michigan,

Respectfully report they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

A. C. McCORMICK, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By unanimous consent,

The committee on cities and villages made the following report:

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

Senate substitute bill No. 203, entitled

A bill to authorize the city of Detroit to issue bonds for the purpose of constructing a sewer in Woodward avenue.

Also,

Substitute for Senate substitute bill No. 203, entitled

A bill to authorize the city of Detroit, county of Wayne, State of Michigan, to issue bonds for the purpose of constructing public sewers in said

city,

Respectfully report that they have had the same under consideration, and have directed me to report both bills back to the Senate, recommending that the substitute for Senate substitute bill No. 203 be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

J. S. BEERS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Beers,

The Senate concurred in the substitute reported for the bill by the committee.

On motion of Mr. Smith.

The rules were suspended, two-thirds of all the Senators present voing therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Boughner Doran	Mr. Garvelink Holcomb McCormick Miller Morrow	Mr. Park Porter Prindle Sabin Sharp	Mr. Stevens Taylor Toan Weiss Wheeler	
	Morrow	Sharp		
${f Fleshiem}$	$\mathbf{Mugford}$	\mathbf{Smith}	\mathbf{W} isner	24

NAYS.

Mr. Brown

1

Title agreed to.

On motion of Mr. Smith,

By a vote of two thirds of all the Senators elect, the bill was ordered to take immediate effect.

By unanimous consent,

The committee on judiciary made the following report:

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 460 (file No. 256), entitled

A bill to establish, protect and enforce by lien the rights of mechanics and other persons furnishing labor or materials for the building, altering, improving, repairing, erecting or ornamenting of buildings, machinery, wharves and all other structures; and to repeal all acts contravening the provisions of this act,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be dis-

charged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

GENERAL ORDER.

On motion of Mr. Morrow,

The Senate went into committee of the whole on the general order, whereupon.

The President called Mr. Morrow to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

I.

Senate substitute for House bill No. 9, entitled

A bill to authorize the city of St. Joseph to issue bonds for public improvements.

Senate substitute bill No. 2, entitled

A bill to re-incorporate the village of Buchanan and to repeal all acts

and parts of acts inconsistent with the provisions of this act.

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

II.

The committee of the whole have also had under consideration

House bill No. 385 (file No. 429), entitled

A bill to create a commission, define its duties and powers and make an appropriation of money for the purpose of making an exhibit of the various manufactures and products of the State of Michigan at the World's Columbian Exposition at Chicago in the years 1892 and 1893.

Have directed their chairman to report progress and ask leave to sit

again.

III.

The committee of the whole has also had under consideration House bill No. 594 (file No. 443), entitled

A bill to provide for the election of inspectors of mines and the appointment of their deputies, in certain cases, to prescribe their powers and duties, and to provide for their compensation, and to repeal all acts or parts of acts contravening the provisions of this act,

Have directed their chairman to report the same back to the Senate, with the recommendation that all after the enacting clause be stricken out.

JAS. H. MORROW. Chairman.

Mr. Weiss

Report accepted.

Mr. Fleshiem

The first named bills were placed on the order of third reading of bills. On motion of Mr. Morrow,

The Senate granted leave for a further consideration of the second

named bill by the committee of the whole.

Mr. Doran moved that the Senate do concur in the recommendation of

the committee regarding the third named bill;

Mr. Milnes

Which motion did not prevail, Mr. Doran calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Stevens

Miller	Sabin	Taylor Toan	Withington 12
	N	AYS.	
Mr. Bastone Benson	Mr. Doran Fridlender	Mr. Morrow Park	Mr. Smith Wilcox
Boughner	Gilbert	Porter	Wisner
Crocker	McCormick	Sharp	15

The bill was then placed on the order of third reading of bills.

On motion of Mr. Boughner,

The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present.

REPORTS OF STANDING COMMITTEES.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 697 (file No. 394), entitled

A bill to authorize the village of Rockford in the county of Kent, to borrow money to make public improvements in said village, to issue bonds therefor, and to provide for the levy of taxes therein to pay the same,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the

accompanying amendments thereto, recommending that the amendments be concurred in,

Section 1, line 5, strike out the words "and making other public improve-

ments,"

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

J. S. BEERS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Beers,

The Senate concurred in the amendments made to the bill by the committee.

On motion of Mr. Doran,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Holcomb	Mr. Porter	Mr. Toan
\mathbf{Beers}	McCormick	Prindle	Weiss
Crocker	${f M}$ iller	Sabin	$\mathbf{W}_{\mathbf{heeler}}$
Doran	\mathbf{Milnes}	Sharp	Wilcox
Fleshiem	Morrow	Smith	Wilkinson
\mathbf{F} ridlender	Mugford	Stevens	Withington
Garvelink	Park	Taylor	Wisner
Gilbert		•	29

NAYS.

Mr. Brown

1

Title agreed to.

On motion of Mr. Doran.

By a vote of two-thirds of all the Senators elect, the bill was trdered to take immediate effect.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 749 (file No. 371), entitled

A bill to amend sections 5, 6, 22, 25, 47, and 75 of act number 271 of the local acts of 1877, entitled "An act to incorporate the city of Dowagiac," approved March 24, 1877, and to amend section 44 of said act of 1877 as amended by act number 411 of the local acts of 1889, approved June 7, 1889.

Respectfully report that they have had the same under consideration and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

JOHN S. BEERS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Beers,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

Mr. Bastone	Mr. Garvelink	Mr. Park	Mr. Toan
Benson	Gilbert	Prindle	$\mathbf{W}_{\mathbf{eiss}}$
Beers	McCormick	Sabin	Wheeler
Boughner	Miller	Sharp	Wilcox
Boughner Crocker	\mathbf{Milnes}	Smith	Wilkinson
Doran	Morrow	$\mathbf{Stevens}$	Withington
Fleshiem	Mugford	Taylor	Wisner
Fridlender	.0	•	20

NAYS.

29

Title agreed to.

On motion of Mr. Smith,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By the committee on finance and appropriations:

The committee on finance and appropriations, to whom was referred

Senate substitute bill No. 317, entitled

A bill making appropriations for building a shop at the Michigan State House of Correction and branch of the State Prison in the Upper Peninsula,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without recommendation, and ask to be discharged from the further consideration of the subject.

PETER GILBERT, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

Senate bill No. 156, entitled

A bill to amend act No. 161 of the session laws of 1855, entitled "An act to incorporate the village of Three Rivers," approved Feb. 13, 1855, as amended by the following acts, to wit: Act No. 205 of the session laws of 1873; act No. 338 of the local acts of 1879; act No. 351 of the local acts of 1881; act No. 478 of the local acts of 1887; and act 441 of the local acts of 1889, by adding seven new sections to stand as sections 69, 70, 71, 72, 73, 74 and 75.

C. B. BOUGHNER, Chairman.

Report accepted.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, June 25, 1891.

To the President of the Senate:

Sir.—I am instructed by the House to transmit the following concurrent resolution:

Resolved by the House of Representatives (the Senate concurring), That in the volume of the Public Acts of 1891 an explanatory note be

attached to the act which was passed by the Legislature as House file No. 428, stating that said bill was accidentally imperfect when presented to the Governor for his signature, and that the second act with the same title is the act legally enacted,

Which has been adopted by the House by a majority vote of all the members, and in which the concurrence of the Senate is respectfully

asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The question being on concurring in the adoption of the concurrent resolution,

The resolution was adopted.

The President also announced the following:

House of Representatives,) Lansing, June 25, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 429, entitled

A bill to prohibit the spearing of fish in any of the waters within

Newaygo county, State of Michigan,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives.

The bill was read a first and second time by its title, and

Pending its reference,

On motion of Mr. Mugford,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Garvelink	Mr. Prindle	Mr. Weiss
${f Beers}$	$\mathbf{Gilbert}$	\mathbf{Sabin}	$\mathbf{W}\mathbf{heeler}$
${f Brown}$	McCormick	\mathbf{Sharp}	Wilcox
Crocker	\mathbf{Milnes}	\mathbf{Smith}	Wilkinson
\mathbf{Doran}	$\mathbf{Mugford}$	Taylor	Withington
Fleshiem	Park	Toan	Wisner
$\mathbf{Fridlender}$	Porter		26
	N	AYS.	0

Title agreed to.

On motion of Mr. Mugford,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

The President also announced the following:

House of Representatives, Lansing, June 25, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 228 (file No. 72), entitled

A bill to amend sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 16 and 29, 43, 45 and 46, and to repeal section 17 of act No. 135 of the session laws of 1885, entitled "An act to amend, revise and consolidate the laws organizing asylums for the insane and regulating the care and management thereof, and of the inmates therein, and to repeal act 164, laws of 1859; also act 194, laws of 1877; also act 91, laws of 1873, and the acts amendatory thereto;

also act 172, laws of 1873,
Which has passed the House by a majority vote of all the members elect, and in which the concurrence of the Senate is repectfully asked.

Very respectfully,

LYMAN A. BRANT.

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on asylums for the insane.

The President also announced the following:

House of Representatives,) Lansing, June 25, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the follow-

Senate bill No. 34 (file No. 17), entitled

A bill to provide for the compensation and to prescribe the duties of certain officers of the county of Kent,

And to inform the Senate that the House has amended the same as fol-

lows:

By amending section 1 to read as follows:

SECTION 1. The People of the State of Michigan enact, That the treasurer of the county of Kent shall receive a salary of twenty-five hundred dollars per annum; that the clerk of the county of Kent shall receive a salary of twenty-five hundred dollars per annum; that the register of deeds of the county of Kent shall receive a salary of twenty-five hundred dollars per annum. The officers named shall not be entitled to any compensation other than said salary for the performance and discharge of any duties growing out of their office or any office the duties of which they exercise by virtue thereof.

By striking out of line 2, of section 2, the words "except as provided in

section 3 of this act."

By striking out all of section 3.

In the passage of which bill as thus amended, the House has concurred by a majority vote of all the members elect.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the bill,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

Mr. Bastone	Mr. Gilbert	Mr. Park	Mr. Taylor
${f Benson}$	$\mathbf{Holcomb}$	Porter	Toan
Beers	McCormick	Prindle	Weiss
Boughner	Miller	Sabin	Wheeler
Crocker	\mathbf{M} ilnes	Sharp	Wilcox
Doran	Morrow	\mathbf{Smith}	Wilkinson
Fleshiem	Mugford	Stevens	Withington
Garvelink	8		29

NAYS.

Mr. Brown

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, Lansing, June 25, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 475 (file No. 458), entitled A bill to detach certain territory from graded school district number one, of the township of Cottrellville, in the county of St. Clair, and attach the same to school district number seven of the township of Cottrellville, St. Clair Co.,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrence of the Senate is Very respectfully, respectfully asked.

LYMÁN A. BRANT.

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and

Pending its reference,

On motion of Mr. Crocker,

The rules were suspended, two-thirds of all the Senators present voting

therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Porter	Mr. Weiss
${f Benson}$	$\mathbf{Gilbert}$	${f Prindle}$	$\mathbf{W}_{\mathbf{heeler}}$
${f Beers}$	\mathbf{Miller}	\mathbf{Sabin}	Wilcox
Boughner	\mathbf{Milnes}	Sharp	Wilkinson
Crocker	Morrow	${f Smith}$	Withington
\mathbf{Doran}	Mugford	Stevens	Wisner 27
$\mathbf{Flesheim}$	Park	Toan	

NAYS.

0

Title agreed to.

On motion of Mr. Crocker,

By a vote of two-thirds all the Senators elect, the bill was ordered to take immediate effect.

MOTIONS AND RESOLUTIONS.

Mr. Beers offered the following resolution:

Resolved by the Senate (the House concurring), that from and after Saturday, June 27th, 1891, the two houses will transact no other business than for the President of the Senate and the Speaker of the House to sign enrolled bills for the approval of the Governor, and the entry of the same on the Journal by the Secretary of the Senate and Clerk of the House; and the final adjournment of the Legislature shall be on Tuesday, June 30, 1891, at 12 o'clock M. of that day.

The question being on the adoption of the concurrent resolution,

The resolution was adopted.

Mr. Milnes moved that the vote by which the Senate non-concurred in the report of the conference committee in relation to

House substitute bill No. 7 (file No. 354), entitled

A bill to amend section 3 of article 3 of act number 174 of the public acts of 1883, entitled "An act to amend sections 7, 30, 36, and 41 of article 2, and sections 3 and 5 of article 3, and section 14 of article 4, and to add two new sections to article 2, to stand as sections 45 and 46, and a new section to article 5 to stand as section 22 of an act entitled 'An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State,'" approved May 1, 1873 being act No. 198, session laws of 1873. The section hereby amended is section 3360 of Howell's annotated statutes, volume three,

Be 'reconsidered.

Mr. Prindle moved that the motion to reconsider do lie on the table; Which motion did not prevail, Mr. Prindle calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Fridlender Sabin Weiss Wisner Park Smith 10			Mr. Stevens Weiss	Mr. Wilcox Wisner	10
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NAYS.

Mr. Benson Beers Boughner Brown	Mr. Garvelink Gilbert McCormick Miller	Mr. Morrow Mugford Porter Sharp	Mr. Toan Wheeler Wilkinson Withington
Crocker	Milnes	опагр	Withington 18

Mr. Park moved that the further consideration of the subject be made the special order for tomomorrow at 10 o'clock A. M.,

Which motion did not prevail, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Park	Mr. Prindle	Mr. Weiss	Mr. Wilcox	4

NAYS.

Mr. Bastone	Mr. Fleshiem	Mr. Milnes	Mr. Taylor
${f Benson}$	$\mathbf{Fridlender}$	Morrow	Toan
Beers	Garvelink	$\mathbf{Mugford}$	Wheeler
Boughner	$\mathbf{Gilbert}$	Porter	Wilkin s on
Brown	$\mathbf{McCormick}$	Sabin	Withington
Crocker	\mathbf{M} iller	\mathbf{Sharp}	23

The question being on the motion to reconsider the vote by which the Senate non-concurred in the report of the said conference committee,

Mr Park moved that the motion to reconsider the vote be indefinitely

postponed;

Which motion did not prevail, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Fridlender Mr. Park Mr. Wilcox

3

NAYS.

Mr. Bastone	Mr. Garvelink	Mr. Mugford	Mr. Toan
${f Benson}$	$\mathbf{Gilbert}$	Porter	$\mathbf{Wheeler}$
Beers	McCormick	Sabin	Wilkinson
Boughner	\mathbf{M} iller	Sharp	Withington
\mathbf{Brown}	\mathbf{Milnes}	Taylor	Wisner
Crocker	Morrow	•	22

The question again being on the motion to reconsider the vote by which the Senate non-concurred in the report of the said conference committee, .

Mr. Crocker moved that there be a call of the Senate;

Which motion prevailed, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Fridlender	Mr. Milnes	Mr. Sharp
Beers	Gilbert	Mugford	Smith
Boughner	McCormick	Park	Weiss
Brown Crocker	Miller	Porter	Withington 17

NAYS.

•		NAYS.		
Mr. Fleshiem Garvelink	Mr. Prindle Sabin	Mr. Stevens Toan	Mr. Wheeler Wilkinson	8

PROCEEDINGS UNDER THE CALL.

The roll of the Senate was called by the Secretary, and Messrs. Doran, Holcomb and Morrow were reported absent without leave.

On motion of Mr. Park,

The Sergeant-at-Arms was dispatched with directions to bring in the absentees.

Messrs. Morrow and Doran appeared at the bar of the Senate and having been admitted and made excuse,

Mr. Toan moved that they be excused for absence without leave;

Which motion prevailed, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

NAYS.

Mr. Stevens Mr. Weiss Mr. Wheeler 3
The question being on the motion to reconsider the vote by which the Senate non-concurred in the report of the said conference committee,

The same prevailed, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Crocker	Mr. Miller	Mr. Sabin
Benson	Doran	Milnes	Toan
Beers	Garvelink	Morrow	Wheeler
Boughner	Gilbert	Mugford	Wilkinson
Bowen	McCormick	Porter	Withington 20

NAYS.

Mr. Fleshiem Fridlender	Mr. Prindle Smith	Mr. Stevens Weiss	Mr. Wilcox Wisner
Park	оши	AA GTSS	O AA IRTIGI.
The question t	hen being on con	curring in the reco	ommendations of the

said conference committee,

Mr. Park moved that the further consideration of the subject be made the special order for tomorrow at 10 o'clock A. M.,

Which motion did not prevail, Mr. Park calling for the yeas and nays, and the Senators voting thereon by yeas and nays, as follows:

YEAS.

\mathbf{M} r. Fleshiem	Mr. Park	Mr. Wilcox	3
	N	AYS.	
Mr. Bastone Benson Beers Boughner	Mr. Doran Fridlender Garvelink Gilbert	Mr. Milnes Morrow Mugford Porter	Mr. Sharp Stevens Toan Wheeler
Brown	McCormick	Sabin	Withington

Mr. Holcomb appeared at the bar of the Senate, and having been admitted, and made excuse,

On motion of Mr. Crocker,

Crocker

Was excursed for absence without leave.

Miller

The question being on concurring in the recommendations of the said conference committee,

Mr. Morrow moved the previous question; Which motion having been seconded,

The question then being

"Shall the main question now be put?"

The same prevailed, a majority of all the members present voting therefor.

Mr. Park then demanded that the bill be read.

Mr. Park

Mr. Fleshiem

The Chair declared the demand and any discussion as out of order.

Whereupon, Mr. Park appealed from the decision of the Chair.

The question being, "Shall the decision of the Chair stand as the judgment of the Senate;"

The decision of the Chair was sustained, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Morrow	Mr. Toan
${f Benson}$	Garvelink	Mugford	$\mathbf{W}_{\mathbf{heeler}}$
\mathbf{Beers}	Gilbert	Porter	Wilcox
Boughner	$\mathbf{Holcomb}$	$\mathbf{Prindle}$	Wilkinson
\mathbf{Brown}	$\mathbf{McCormick}$	${f Sabin}$	Withington
Crocker	\mathbf{Miller}	Sharp Taylor	Wisner
Doran	\mathbf{Milnes}	Taylor	27
		·	

NAYS.

	The question	being on	concurrin	$\boldsymbol{\varphi}$ in the	recommendations	of	the	con-
•				0.,,		_		

Mr. Stevens

ference committee, relative to the bill,

The Senate non-concurred a majority of all the Senators elect voting

The Senate non-concurred, a majority of all the Senators elect voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Crocker	Mr. Miller	Mr. Porter
${f Beers}$	\mathbf{Doran}	\mathbf{Milnes}	\mathbf{Toan}
Boughner	Gilbert	Morrow	Wilkinson
\mathbf{Brown}	McCormick	$\mathbf{Mugford}$	Withington 16.

NAYS.

	_			
Mr. Bastone	Mr. Holcomb	Mr. Sharp	Mr. Weiss	
Fleshiem	Park	Smith	Wheeler	
Fridlender	Prindle	Stevens	Wilcox	16
Garvelink	Sabin	Taylor	Wisner	

Upon the calling of the roll on the above vote, Mr. Park claimed the privilege of explaining his vote thereon, which explanation, on motion of Mr. Park, was ordered stated in the Journal, as follows:

I protest against the passage of this bill for the reason that it is not a just and equitable method of taxing railroad property.

Further, it is not an equalization of the burdens of taxation.

Specific taxation in this State has been a failure. To increase and continue this method would but multiply the many wrongs already heaped upon the masses and small property owners of this State. And when I vote against concurrence in this report, I honestly and conscientiously believe I voice the unanimous sentiment of my constituents.

I insist upon my right to exercise my judgment in the interest of my con-

stituents.

I insist upon equal burdens of taxation; this bill does not in my opinion give us that. I therefore vote "no."

On motion of Mr. Milnes,

The President was directed to appoint a new conference committee in reference to the matters of disagreement contained in the bill and report, and a message was ordered sent to the House asking for the appointment of a similar committee from the House.

On motion of Mr. Park.

All further proceedings under the call were dispensed with.

By unanimous consent, On motion of Mr. Crocker.

Leave of absence was granted to himself for the remainder of the day.

THIRD READING OF BILLS.

House bill No. 580 (file No. 127), entitled

A bill to amend sections 3 and 4 of "An act establishing a State agency for the care of juvenile offenders," as amended by act 168 of the public acts of 1885, approved June 10, 1885, the same being sections 9896 and 9897 of Howell's annotated statutes of Michigan, supplement 1883-1890,

Was read a fhird time and was not passed, a majority of all the Senators elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Crocker	Mr. Fridlender	Mr. Porter		3
		. 1	NAYS.		
Mr.	Bastone Benson Beers Boughner Brown	Mr. Fleshiem Gilbert Holcomb McCormick Miller	Mr. Morrow Park Sabin Smith Stevens	Mr. Taylor Toan Wheeler Wilcox	19

Senate substitute for House bill No. 9, entitled

A bill to authorize the city of St. Joseph to issue bonds for public improvements.

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fleshiem	Mr. Miller	Mr. Sabin	
${f Benson}$	$\mathbf{Fridlender}$	Morrow	${f Smith}$	
${f Beers}$	Garvelink	Mugford	Taylor	
Boughner Crocker	$\mathbf{Gilbert}$	Park	\mathbf{Toan}	
Crocker	$\mathbf{Holcomb}$	Porter	\mathbf{W} ilkinson	
\mathbf{Doran}	McCormick	${f Prindle}$	${f Wisner}$	24

NAYS.

Mr. Brown 1

Title agreed to.

On motion of Mr. Beers,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

Senate substitute bill No. 2, entitled

A bill to re-incorporate the village of Buchanan, and to repeal all acts and parts of acts inconsistent with the provisions of this act,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Miller	Mr. Prindle
\mathbf{Beers}	Garvelink	Morrow	Taylor
Boughner	Gilbert	Mugford	Weiss
Crocker	Holcomb	Park	$\mathbf{Wilkinson}$
Doran	McCormick	Porter	Wisner
Fleshiem			

NAYS.

21 0

13

Title agreed to.

On motion of Mr. Beers,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House bill No. 594 (file No. 443), entitled

A bill to provide for the election of inspectors of mines and the appointment of their deputies, in certain cases, to prescribe their powers and duties, and to provide for their compensation and to repeal all acts or parts of acts contravening the provisions of this act,

Was read a third time and

Pending the taking of a vote upon its passage,

Mr. Doran moved that there be a call of the Senate;

Which motion did not prevail, Mr. Doran calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Boughner	Mr. McCormick	Mr. Park	12
Benson	Crocker	Morrow	Porter	
Beers	Doran	Mugford	Smith	

NAYS.

Mr. Brown	Mr. Gilbert	Mr. Prindle	Mr. Weiss	
${f Fleshiem}$	$\mathbf{Holcomb}$	Sabin	Wilkinson	
$\mathbf{Fridlender}$	\mathbf{M} iller	$\mathbf{Stevens}$	\mathbf{Wisner}	
Garvelink	\mathbf{Milnes}	Toan	16	5

The question being on the passage of the bill,

The bill was then not passed, a majority of all the Senators elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Gilbert	Mr. Mugford	Mr. Sharp
Crocker	McCormick	Park	Smith
Doran Fridlender	Morrow	Porter	Wilcox

NAYS.

Mr. Benson	Mr. Miller	Mr. Taylor	Mr. Wilkinson
$\mathbf{Fleshiem}$	\mathbf{Milnes}	Toan	Withington
Garvelink	${f Sabin}$	Weiss	Wisner
$\mathbf{Holcomb}$	Stevens	\mathbf{W} heeler	15

Mr. Doran moved to reconsider the vote by which the bill failed to pass, Mr. Taylor moved that the motion to reconsider the vote by which the bill failed to pass do lie on the table;

Which motion prevailed, Mr. Doran calling for the yeas and nays,

and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Fleshiem	Mr. Milnes	Mr. Stevens	Wheeler	16
Garvelink	Park	Taylor	Wilkinson	
Holcomb	Prindle	Toan	Withington	
Miller	Sabin	Weiss	Wisner	
		NAYS.		•

Mr. Bastone
Benson
Doran

Mr. Fridlender
Mr. Morrow
Mr. Sharp
Mugford
Mugford
Mr. Sharp
Mugford
Mugfor

The committee on finance and appropriations made the following report: By the committee on finance and appropriations:

The committee on finance and appropriations, to whom was referred

House joint resolution No. 14 (file No. 13), entitled

A joint resolution authorizing the recompilation of "Michigan and Its Resources,"

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate with the accompanying amendments thereto, recommending that the amendments be concurred in:

By inserting in line 10 after the words "educational advantages, etc.," the words "said books to be gotten up at a cost not to exceed twenty-five cents per copy,"

And that the bill when so amended do pass, and ask to be discharged

from the further consideration of the subject.

PETER GILBERT, Chairman.

Report accepted and committee discharged.

On motion of Mr. Gilbert,

The Senate concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

GENERAL OBDER.

On motion of Mr. Milnes;

The Senate went into committee of the whole on the general order, whereupon.

The President pro tem. called Mr. Morrow to the chair.

After some time spent therein, the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the fol-

lowing:

House bill No. 385 (file No. 429), entitled

A bill to create a commission, define its duties and powers and make an appropriation of money for the purpose of making an exhibit of the various manufactures and products of the State of Michigan at the World's Columbian Exposition at Chicago in the years 1892 and 1893.

Have made sundry amendments thereto, and have directed their chairman to report the same back to the Senate, asking concurrence therein, and recommend its passage.

J. H. MORROW, Chairman.

Report accepted.

On motion of Mr. Morrow,

The Senate concurred in the amendments made to the above named bill by the committee.

On motion of Mr. Milnes,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, two-thirds of all the

Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Park	Mr. Taylor
${f Benson}$	$\mathbf{Gilbert}$	Porter	Weiss
${f Beers}$	\mathbf{Miller}	${f Prindle}$	Wilkinson
Doran	${f Milnes}$	Sharp	Withington
${f Fleshiem}$	\mathbf{Morrow}	\mathbf{Smith}	Wisner
\mathbf{F} ridlender	Mugford		22

NAYS.

		_			
Mr. Boughner Mr. Holcomb Mr. Stevens Mr. Wilcox Brown	Mr. Boughner Brown	Mr. Holcomb	Mr. Stevens	Mr. Wilcox	5

Title agreed to.

On motion of Mr. Park,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By unanimous consent,

The committee on cities and villages made the following report:

By the committee on cities and villages:

The committee on cities and villages to whom was referred

House bill No. 698 (file No. 293), entitled

A bill to reincorporate the village of Howell, and to repeal act No. 94 of the session laws of 1863 entitled "An act to incorporate the village of Howell," and repeal act No. 247 of the session laws of 1869, being "An act to amend an act to incorporate the village of Howell, approved March 14, 1868, and to add thereto one new section," and to repeal act No. 297 of the local acts of the Legislature of the State of Michigan passed at the regular session of 1881, being "An act to amend an act entitled an act to incorporate the village of Howell," being act No. 94 of the session laws of 1863, approved March 14, 1863, as amended by act No. 247 of the session laws of 1869, approved March 4, 1869, and to add thereto six new sections,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendments thereto, recommending that the amendments

be concurred in,

Add to the end of section 1 the following:

"Except the following described land: Beginning at a point on the township line, between the said townships of Howell and Marion, two rods east of the northwest corner of the northeast quarter of section No. 2, thence south 64 rods, parallel with the quarter section line, thence east

parallel with the aforesaid township line, to a point 13 rods west of the east line, of the northeast quarter of section No. 2, thence due north 64 rods to township line, thence west along township line to place of begin-

And that the bill when so amended do pass, and ask to be discharged

from the further consideration of the subject.

J. S. BEERS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Beers.

The Senate concurred in the amendment made to the bill by the committee.

On motion of Mr. Benson,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Boughner	Mr. Fridlender Garvelink McCormick Miller	Mr. Morrow Mugford Park Porter	Mr. Sharp Smith Taylor Wilcox	90.
Doran	${f Milnes}$	$\mathbf{Prindle}$	${f Wisner}$	20
	N	AVS.		0

Title agreed to.

On motion of Mr. Benson,

By a vote of two-thirds of all the Senators elect, the bill was ordered to

take immediate effect.

The President announced the appointment of Messrs. Wisner, Park and Prindle as a conference committee to confer with a like committee from the House in relation to

House substitute bill No. 7 (file No. 354), entitled

A bill to amend section 3 of article 3 of act No. 174, of the public acts of 1883, entitled "An act to amend sections 7, 30, 36 and 41 of article 2, and sections 3 and 5 of article 3, and section 14 of article 4, and to add two new sections to article 2, to stand as sections 45 and 46, and a new section to article 5, to stand as section 22 of an act entitled 'An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroads, and other corporations owning or operating any railroad in this State," approved May 1, 1873, being act No. 98, session laws of 1873. The section hereby amended is section 3360 of Howell's annotated statutes,

By unanimous consent,

On motion of Mr. Taylor, The vote by which

House bill No. 819 (file No. 264), entitled A bill to amend section 5 of act No. 283, of the session laws of 1881, being section 2127 of Howell's annotated statutes,

Failed to pass, was reconsidered. On motion of Mr. Taylor,

The bill was then laid on the table.

By unanimous consent,

Mr. Doran moved that when the Senate adjourns today it stand adjourned until tomorrow at 9 o'clock A. M.

Mr. Boughner moved as an amendment that the Senate take a recess

until 8 o'clock P. M.;

Which amendment prevailed, Mr. Morrow calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Morrow	Mr. Sabin	
${f Benson}$	Garvelink	Mugford	Sharp	
${f Beers}$	McCormick	Park	\mathbf{Smith}	
Boughner	\mathbf{Miller}	Porter		15
U	2			

NAYS.

Mr. Brown	Mr. Prindle	Mr. Toan	Mr. Wilcox
Doran Holcomb	Stevens Taylor	$egin{array}{c} \mathbf{Weiss} \ \mathbf{Wheeler} \end{array}$	Wilkinson Wisner
Milnes	Laylor	W Heelel	13

The question being on the motion as amended,

The same prevailed.

Thereupon the Senate took a recess until 8 o'clock P. M.

AFTER RECESS.

The Senate was called to order by the President at 8 o'clock P. M. A quorum present.

PRESENTATION OF PETITIONS.

No. 573. By Mr. Weiss: Petition of Daniel B. Hartley and about 250 other voters of Detroit, in favor of the local taxation of railroads.

On motion of Mr. Park,

The petition was ordered spread on the Journal, as follows:

To the Honorable Senate and House of Representatives:

Gentlenen—We, your constituents, voters of Detroit and vicinity, ask your aid and vote in the passage of such legislation as will place railroad and union depot property on the same basis as to taxation for municipal purposes as the property of other corporations and individuals.

No. 574. By Mr. Park: Petition of Wm. Hess and about 200 others of

same place, same subject.

GENERAL ORDER.

On motion of Mr. Doran,

The Senate went into committee of the whole on the general order, whereupon

The President called Mr. Boughner to the chair.

After some time spent therein the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

House bill No. 460 (file No. 256), entitled

A bill to establish, protect and enforce by lien the rights of mechanics and other persons furnishing labor or materials for the building, altering, improving, repairing, erecting or ornamenting of buildings, machinery, wharves and all other structures; and to repeal all acts contravening the provisions of this act.

Also,

House substitute bill No. 299 (file No. 456), entitled

A bill to authorize the formation of companies for the construction, maintenance and operating of sewers in any of the cities in Muskegon county in the State of Michigan.

Also,

Senate bill No. 279, entitled

A bill to authorize the cities and villages of this State to provide for the lighting of their streets and other public places therein by means of electric or other light.

Also,

Senate substitute bill No. 317, entitled

A bill making an appropriation for the building of a shop at the Michigan State House of Correction and branch of the State Prison in the Upper Peninsula.

Also,

House joint resolution No. 14 (file No. 13), entitled

Joint resolution authorizing the recompilation of "Michigan and Its Resources."

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

C. B. BOUGHNER, Chairman.

Report accepted.

The above named bills and the joint resolution were placed on the order of third reading of bills.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

Senate bill No. 34 (file No. 17), entitled

A bill to provide for the compensation and to prescribe the duties of certain officers of the county of Kent.

C. B. BOUGHNER, Chairman.

Report accepted.

By unanimous consent,

The Senate resumed the order of

THIRD READING OF BILLS.

House bill No. 460 (file No. 256), entitled

A bill to establish, protect and enforce by lien the rights of mechanics and other persons furnishing labor or materials for the building, altering, improving, repairing, erecting or ornamenting of buildings, machinery, wharves and all other structures, and to repeal all acts contravening the provisions of this act,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

Mr. Bastone	Mr. Gilbert	Mr. Park	Mr. Weiss
\mathbf{Beers}	$\mathbf{Holcomb}$	Porter	$\mathbf{W}_{\mathbf{heeler}}$
Boughner	McCormick	Prindle	Wilcox
Crocker	\mathbf{M} iller	\mathbf{Sabin}	Wilkinson
\mathbf{Doran}	\mathbf{Milnes}	Sharp	Withington
${f Fleshiem}$	Morrow	Stevens	Wisner
Garvelink	Mugford		26
	•	177C	•

NAYS.

6 0

14

Title agreed to.

Senate substitute bill No. 317, entitled

A bill making an appropriation for the building of a shop at the Michigan State House of Correction and branch of the State Prison in the Upper Peninsula,

Was read a third time, and

Pending the taking of a vote upon its passage,

Mr. Stevens moved that the Senate adjourn; Which motion did not prevail, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Beers Fleshiem	Mr. Milnes Sabin	Mr. Stevens Taylor	M	r. Wheeler Wilkinson	8
_ lobalom	NG SIII	Lu y 101	•	** IIIIII	•

NAYS.

Mr. Bastone	Mr. Doran	Mr. Miller	Mr. Park
Benson	Garvelink	Morrow	Porter
Boughner	Gilbert	Mugford	Prindle
Boughner Crocker	Holcomb	mugiora	Frindle

The question being on the passage of the bill,

Mr. Fleshiem moved that the further consideration of the bill be made the special order for tomorrow at 10 o'clock A. M.;

Which motion prevailed, Mr. Weiss calling for the yeas and nays, and

the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Fleshiem Garvelink	Mr. McCormick Miller Milnes Prindle Sabin	Mr. Sharp Smith Taylor Weiss	Mr. Wheeler Wilcox Wilkinson Withington
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NAYS.

Mr. Boughner	Mr. Doran	Mr. Morrow	Mr. Park	
Crocker	$\mathbf{Gilbert}$	$\mathbf{Mugford}$	Porter	8

Mr. Stevens moved that the Senate adjourn;

Which motion prevailed, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by year and nays, as follows.

Mr.	Benson Beers Boughner Fleshiem	Mr. Garvelink Milnes Prindle Sabin	Mr. Stevens Taylor Weiss Wheeler	Mr. Wilcox Wilkinson Withington
			NAYS.	
M-	Crooker	Mr. Holcomb	Mr. Morrow	Mr. Poston

Mr. Crocker Mr. Holcomb Mr. Morrow Mr. Porter
Doran McCormick Mugford Sharp
Gilbert Miller Park Smith 12

The Senate thereupon adjourned.

Lansing, Friday, June 26, 1891.

The Senate met and was called to order by the President.

Religious exercises by Rev. S. R. Cook.

Roll called: a quorum present.

Absent without leave: Mr. Beers.

On motion of Mr. Milnes,

Mr. Beers was granted indefinite leave of absence on account of sickness in his family.

SPECIAL ORDER OF THE DAY.

The special order of the day being the further consideration of

Senate substitute bill No. 317, entitled

A bill making an appropriation for the building of a shop at the Michigan State House of Correction and branch of the State Prison in the Upper Peninsula,

And the question being on the passage of the bill, the same having been

read a third time,

Mr. Gilbert, by consent of a majority of the Senate, moved to amend the

bill as follows:

By striking out of line 2 of section 1 of the bill the words "eleven thousand" and inserting in lieu thereof the words "seven thousand five hundred."

Mr. Milnes moved as an amendment to the motion to amend that in line 2 of section 1 of the bill the words "eleven thousand" be stricken out and the words "nine thousand" be inserted in lieu thereof;

Which amendment to the motion to amend prevailed.

The question being on the motion to amend the bill as amended,

The same prevailed and the bill was so amended.

The question being on the passage of the bill as amended,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

Mr. Benson	Mr. Gilbert	Mr. Sharp	Mr. Weiss
Boughner	$\mathbf{Holcomb}$	\mathbf{Smith}	Wilcox
Brown	\mathbf{Miller}	Stevens	Wilkinson
Fleshiem	Milnes	Taylor	Withington
Fridlender	Prindle	. Toan	Wisner
Garvelink	Sabin	_ +	22

NAYS.

Mr. Bastone Mr. Crocker Mr. McCormick Mr. Morrow 4

Title agreed to.

On motion of Mr. Fleshiem,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

PRESENTATION OF PETITIONS.

No. 575. By Mr. Smith: Petition of Frederick Page and about 200 other voters of the city of Detroit, in favor of the local taxation of railroads.

REPORTS OF STANDING COMMITTEES.

By the committee on State affairs:

The committee on State affairs, to whom was referred Substitute for House bill No. 885 (file No. 447), entitled

A bill to amend sections 2, 5, 8, 10 and 11 of chapter 3; section 8 of chapter 6; sections 1 and 3 of chapter 8; and section 2 of chapter 9 of act No. 227 of the public acts of 1885, entitled "An act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto," as amended by the several acts amendatory thereto,

Respectfully report that they have had the same under consideration,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

GEO. W. SHARP, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on education and public schools:

The committee on education and public schools, to whom was referred

House bill No. 331 (file No. 94), entitled

A bill for the organization of township school districts in the upper

peninsula,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

JOHN BASTONE, Chairman.

Report accepted and committee discharged.

On motion of Mr. Fleshiem,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Sabin	Mr. Wheeler
${f Benson}$	Garvelink	Sharp	Wilcox
Boughner	\mathbf{Miller}	\mathbf{Smith}	$\mathbf{Wilkinson}$
\mathbf{Brown}	Mugford	Taylor	Withington
Crocker	Porter	Weiss	Wisner
$\mathbf{Fleshiem}$	$\mathbf{Prindle}$		22
	N	AYS	0

Title agreed to.

On motion of Mr. Fleshiem,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By the committee on religious and benevolent societies:

The committee on religious and benevolent societies to whom was. referred

House substitute for Senate bill No. 280 (file No. 406), entitled

A bill to provide for the incorporation of the order of the Sons of St. George.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

A. B. BROWN, Chairman.

Report accepted and committee discharged.

On motion Mr. Stevens,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Brown Crocker Doran Fridlender Garvelink McCormick	Mr. Miller Milnes Mugford Park Porter Prindle	Mr. Sabin Smith Stevens Taylor Toan	Mr. Weiss Wheeler Wilcox Wilkinson Wisner	22
		NI A NICO		_

NAYS.

0

Title agreed to.

On motion of Mr. Stevens,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 489 (file No. 450), entitled

A bill to amend section 25 of act 137 of the laws of 1849, relative to authorizing proceedings against garnishees and for other purposes, as amended, being section 8055 of Howell's annotated statutes of 1883 and

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 37 (file No. 34), entitled

A bill to create the office of toll road commissioner, and to define the duties thereof, and to amend section 18 of act 44 of the session laws of 1853, entitled "An act to amend sections 3, 9, 19, and 20, of an act entitled 'An act relative to plank roads,' approved March 13, 1848, and to add thereto six new sections to stand as sections 25, 26, 27, 28, 29 and 30 the same being section 3583,"

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the

accompanying substitute therefor, entitled

A bill to put toll roads and bridges under the supervision of the township highway commissioner, and to tax the said road and bridge compan-

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

On motion of Mr. Wisner.

The Senate concurred in the substitute reported for the bill by the com-

The bill, as substituted, was referred to the committee of the whole and placed on the general order.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, June 25, 1891.

To the President of the Senate:

SIR—I am instructed by the House to inform the Senate relative to the following entitled bill:

House substitute bill No. 7 (file No. 354), entitled A bill to amend section 3 of article 3 of act No. 174 of the public acts of 1883, entitled "An act to amend sections 7, 30, 36 and 41 of article 2, and sections 3 and 5 of article 3, and section 14 of article 4, and to add 2 new sections to article 2, to stand as sections 45 and 46, and a new section to article 5, to stand as section 22 of an act entitled 'An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroads and other

corporations owning or operating any railroad in this State," approved May 1, 1873, being act No. 198, session laws of 1873. The section hereby amended is section 3360 of Howell's annotated statutes, volume three,

Concerning which there exists a disagreement between the two houses, and upon which disagreement a committee of conference have acted and reported, but with which report the Senate has failed to concur, and on account of such failure the Senate has asked a second committee of conference.

Now to inform the Senate that the House grants the request for such second committee and that Messrs. Richardson, White and Diekema have been appointed to act on the part of the House, and to whom the bill in question is referred.

23

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The message was laid on the table.

THIRD READING OF BILLS.

House bill No. 299 (file No. 456), entitled

A bill to authorize the formation of companies for the construction, maintenance and operating of sewers in any of the cities in Muskegon county, in the State of Michigan,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson Boughner Crocker Doran Fleshiem Fridlender Garvelink	Mr. Gilbert Holcomb McCormick Miller Milnes Morrow Mugford	Mr. Porter Prindle Sabin Sharp Smith Taylor	Mr. Toan Weiss Wilcox Wilkir.son Withington Wisner
	Ŋ	NAYS.	. 0

Title agreed to.

On motion of Mr. Porter,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House joint resolution No. 14 (file No. 13), entitled

Joint resolution authorizing the recompilation of "Michigan and its Resources."

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Crocker Fleshiem Fridlender Garvelink Gilbert	Mr. McCormick Miller Milnes Morrow Mugford	Mr. Prindle Sabin Sharp Smith Stevens	Mr. Toan Weiss Wheeler Wilkinson Wisner
Gilbert	Mugford	Stevens	\mathbf{Wisner}
$\mathbf{Holcomb}$	Porter	Taylor	

NAYS.

Mr. Bastone Mr. Boughner

Mr. Brown

Mr. Wilcox

Mr. Withington

5

Title agreed to.

On motion of Mr. Porter,

By a vote of two-thirds all the Senators elect, the joint resolution was ordered to take immediate effect.

By unanimous consent,

The committees on judiciary and State affairs jointly made the following report:

The committees on judiciary and State affairs, jointly, to whom was

referred

Senate bill No. 151 (file No. 79), entitled

A bill to regulate the charges permitted for the use of telephones, and to prescribe the duties of those operating telephones, and to prescribe penalties for the violation of this act,

Respectfully report that they have had the same under consideration, and have directed me to report the same to the Senate with the recom-

mendation that it do not pass, for the following reasons:

First, It was shown upon the hearing before this committee that James McMillan, Ashley Pond, W. A. Jackson, and other reputable gentlemen were the original incorporators of the Michigan Bell Telephone Company; that for the first six years of its existence, from 1877 to 1883, the stockholders realized nothing whatever upon their investment, and not until 1883 did the telephone company or business of this State pay anything upon this investment, and from the last mentioned date they have not received to exceed six per cent per annum on the money actually invested in the telephone plant or business.

This committee, for the verification of the above reason, was cordially invited by the managing director, Mr. W. A. Jackson, to visit Detroit and examine the books and vouchers of the company and to make such other or further investigation as might be deemed proper by said committee;

Second, The committee is satisfied from the showing made that the passage of the above bill would very materially cripple the telephone service of this State and reduce its receipts to a considerable amount below the actual expenses for the running and operating of the service in this state:

Third, That the prices charged in Michigan are less than in any other state in the union as shown by a schedule of prices submitted to this com-

mittee;

Fourth, The result of the experience had in the state of Indiana, where a telephone law of a less objectionable character than this was enacted, demonstrated the impracticability of this kind of legislation, and required, as recited in the act, an "emergency" which the legislature was compelled to observe and thereby repeal the act. This was done at the session of the Indiana legislature for 1889. In no single instance have laws of this nature subserved a good purpose, but on the contrary have invariably resulted in damaging the service and materially interfering with public interests involved;

Fifth, This same subject matter has been repeatedly before the Legislature of this State and has as often been adversely acted upon as being of that character of legislation that is uncalled for and not in a single

instance demanded by the people of the State, and that if enacted into a law would very materially cripple the service, if not entirely dispose of it throughout the State. The patents now held by the National Bell Telephone Company expire in A. D. 1893, and if legislation is to be attempted governing this subject, we respectfully recommend that it be deferred until such time as it can be done without hazarding certain business interests of the State. Without reference to the amount of money invested in this business or the effect it would have on a large number of employes in the service, or upon the service itself throughout the State and the business interests, but for the reason that it is not proper subject matter for this Legislature in view of the showing made before this committee, in view of the investigations heretofore made and the action taken by the Legislatures of 1885, 1887 and 1889, we respectfully submit that the bill should not pass and therefore recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER,
MARTIN CROCKER,
PETER DORAN,
F. L. PRINDLE,
R. L. TAYLOR,
Committee on Judiciary.

JOHN H. D. STEVENS, GEO. F. PORTER. Of committee on State Affairs.

Mr. Sharp of the committee on State affairs submitted the following minority report upon the same bill:

As a member of the joint committee on judiciary and State affairs, to whom was referred

Senate bill No. 151 (file No. 79), entitled

A bill to regulate the charges permitted for the use of telephones and to prescribe the duties of those operating telephones, and to prescribe penalties for the violation of this act,

I enter my protest against the report of a majority of said committee,

and submit the following minority report:

I was present at all the meetings of said joint committee, heard the evidence submitted, and concluded therefrom that while it is probably true that the dividends of the telephone company doing business in this State do not exceed six per cent on the present capitalization, it is not true, as I believe from the evidence, that the principal stockholders in said company are receiving only six per cent on the money they paid for their stock, and hence it is not true, in any just sense, that said telephone company receives but six per cent per annum on its investment.

According to the statement of Mr. Jackson, manager of the Michigan Bell Telephone Company, the net profits of that company's business are six per cent on a capitalization of \$2,250,000. Six per cent of \$2,250,000 is

\$135,000.

Now, the Auditor General's report for 1890, page 69, shows that the valuation of the Michigan Bell Telephone's property is \$180,517.25. Assuming, to be fair, that this valuation is only one-third of the actual value of the plant, we would then find that out of a plant valued at \$541,551.75 ($$180,517.25\times3$), there is made \$135,000 net, or over 24 per cent per annum. That the purchasers of what it appears to me is watered stock

are drawing but six per cent on that stock, seems to me no good reason why the public should continue to pay 24 per cent to holders of undiluted stock.

That the Michigan Bell Telephone Company is a monopoly was virtually admitted by all the witnesses, since it clearly appeared from their testimony that it has no rival now and owing to the conditions of the case, it would be practically impossible for any new company to gain a foothold in this State today.

It seems to me that under the circumstances, the rates of charges for the use of telephones in this State, might be cut down a little with advantage to the public and without injustice to the telephone company. I therefore recommend the passage of this bill, with the following amendments thereto:

In line 3 of section 2 strike out the words "two dollars and fifty cents" and insert in lieu thereof the words "four dollars."

In line 5 of section 2 strike out the word "twenty-five" and insert in lieu

thereof the word "forty."

In line 4 of section 3 strike out the word "twelve" and insert in lieu thereof the word "forty."

. In line 6 of section 3 after the word "dollar" insert the words "and fifty cents."

In line 17 of section 3 strike out the word "twenty-five" and insert in lieu thereof the word "forty."

By striking out all of section 7 after the words "general public" in line 3.

By inserting in line 2 of section 8 after the word "shall" the word "flegligent."

GEO. W. SHARP,

Chairman committee on State affairs.

The majority report was accepted and the committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

GENERAL ORDER.

On motion of Mr. Porter,

The Senate went into committee of the whole on the general order, whereupon

The President called Mr. Crocker to the chair.

After some time spent therein the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

I.

House substitute bill No. 885 (file No. 447), entitled

A bill to amend sections 2, 5, 8, 10 and 11 of chapter 3, section 8 of chapter 6; sections 1 and 3 of chapter 8, and section 2 of chapter 9 of act No. 227 of the public acts of 1885, entitled "An act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto," as amended by the several acts amendatory thereto.

Have made no amendments thereto, and have directed their chairman to

report the same back to the Senate, and recommend its passage.

II.

The committee of the whole have also had under consideration the following:

House bill No. 489 (file No. 450), entitled

A bill to amend section 25 of act 137 of the laws of 1849, relative to authorizing proceedings against garnishees and for other purposes, as amended, being section 8055 of Howell's annotated statutes of 1883 and 1890.

Have directed their chairman to report progress and ask leave to sit

again.

MARTIN CROCKER, Chairman.

Report accepted.

The first named bill was placed on the order of third reading of bills.

On motion of Mr. Crocker,

The Senate granted leave for a further consideration of the second named bill by the committee of the whole.

By unanimous consent,

The Senate resumed the regular order of business.

REPORTS OF STANDING COMMITTEES.

By the committee on finance and appropriations:

The committee on finance and appropriations, to whom was referred

House bill No. 181 (file No. 263), entitled

A bill making an appropriation for the support and expenses of a State

weather service,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

PETER GILBERT, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, June 26, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Senate bill No. 149 (file No. 222), entitled

A bill to divide the State of Michigan into twelve congressional districts, In the passage of which bill the House has concurred by a majority vote of all the members elect.

> Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was referred to the committee on engrossment and enrollment

for enrollment.

The President also announced the following:

House of Representatives, Lansing, June 26, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following: Senate substitute for House bill No. 9, entitled

A bill to authorize the city of St. Joseph to issue bonds for public

improvements,

In the passage of which bill the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, Lansing, June 26, 1891.

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

House bill No. 438, entitled

A bill for the payment of a salary to the clerk of the Supreme Court of this State, and for the payment of all fees connected with the office of clerk of the Supreme Court into the treasury of this State and to repeal all acts or parts of acts so far as they contravene the provisions of this act.

Which has passed the House by a majority vote of all the members elect,

and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title and referred to the committee on judiciary.

The President also announced the following:

House of Representatives, Lansing, June 26, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Senate bill No. 154, entitled

A bill making an appropriation for additional power, machinery, lumber, furnishings and general repairs at the State House of Correction and Reformatory at Ionia,

In the passage of which bill, the House has concurred by a majority vote of all the members elect, and has ordered the same to take imme-

diate effect, by a vote of two-thirds of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was referred to the committee on engrossment and enrollment for enrollment.

MOTIONS AND RESOLUTIONS.

Mr. Doran offered the following resolution:

Resolved, That John O'Gorman, clerk of the judiciary committee and chief clerk of committees in this Senate, be allowed an extra compensation of two dollars per day during the session of this Legislature.

The question being on the adoption of the resolution,

The resolution was adopted, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Doran Fleshiem Fridlender Holcomb	Mr. Milnes Park Prindle Sabin	Mr. Smith Stevens Taylor Toan	Mr. Weiss Wheeler Wilkinson Wisner	16
		NAYS.		
Mr. Bastone Boughner	Mr. Crocker	Mr. Garvelink	Mr. Gilbert	5

Upon the calling of the roll on the above vote Mr. Milnes explained his vote thereon, which, on motion of Mr. Milnes was ordered spread upon the Journal, as follows:

"Mr. Milnes states that while he is, on general principles, opposed to increased compensation to employes, but in view of the fact that other clerks have been paid extra compensation who have not performed near as much labor he votes 'aye.'"

By unanimous consent,

On motion of Mr. Fleshiem,

Leave of absence was granted to himself until Monday evening next.

By unanimous consent, On motion of Mr. Toan,

Leave of absence was granted to himself until Monday evening next.

Mr. Smith offered the following resolution:

Mr. Smith

Resolved, That John F. Gudenau clerk of the committee on education and public schools, insurance and labor interests, public buildings, public health, public lands, public improvements, Reform School and Reformatory at Ionia, be and he is hereby allowed the extra compensation of \$2 per day during the present session of the Legislature.

The question being on the adoption of the resolution,

The resolution was not adopted, Mr. Smith calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Toan

Mr. Wheeler

Holcomb Park	Stevens	Weiss	Wisner	9
•	N.	AYS.		
Mr. Bastone Benson Boughner Brown Crocker	Mr. Doran Fridlender Garvelink Gilbert	Mr. McCormick Milnes Porter Prindle	Mr. Sabin Sharp Taylor Withington	1 17

Mr. Fleshiem

By unanimous consent, On motion of Mr Stevens,

Leave of absence was granted to himself for the remainder of the day.

By unanimous consent, On motion of Mr. Park,

Leave of absence was granted to himself for the remainder of the week.

On motion of Mr. Boughner,

The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present.

REPORTS OF STANDING COMMITTEES.

By the committee on asylums for the insane:

The committee on asylums for the insane, to whom was referred House substitute for Senate bill No. 46 (file No. 417), entitled

A bill providing for the erection of a cottage at the Eastern Michigan Asylum at Pontiac, for the purchase of additional land for said asylum and making provision for the payment for the same,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER,

Chairman.

Report accepted and committee discharged.

The bill was referred to the committee on finance and appropriations.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, June 26, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House substitute for Senate bill No. 168, entitled

A bill to amend section 1 of act No. 96, session laws of 1849, entitled "An act for the encouragement of agriculture, manufactures, and the mechanic arts," being section 2298, of Howell's annotated statutes.

mechanic arts," being section 2298, of Howell's annotated statutes,
Which has passed the House by a majority vote of all the members
elect, and by a vote of two-thirds of all the members elect, been ordered
to take immediate effect, and in which the concurrence of the Senate is
respectfully asked.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The bill was read a first and second time by its title, and

Pending its reference,

On motion of Mr. Wilkinson,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink Gilbert Holcomb McCormick	Mr. Prindle	Mr. Wilcox
Benson		Sabin	Wilkinson
Boughner		Taylor	Withington
Doran		Wheeler	Wisner
Fridlender	Milnes	AA Heerel	Wisher 18

NAYS.

Mr. Miller Mr. Mugford Mr. Porter 3

Title agreed to.

On motion of Mr. Wilkinson,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

The President also announced the following:

House of Representatives, Lansing, June 26, 1891.

To the President of the Senate:

SIR—I am instructed by the House to re-transmit the following:

Substitute for House bill No. 7 (file No. 354), entitled

A bill to amend section 3 of article 3 of act No. 174 of the public acts of 1883, entitled "An act to amend sections 7, 30, 36, and 41 of article 2, and sections 3 and 5 of article 3, and section 14 of article 4, and to add two new sections to article 2, to stand as sections 45 and 46, and a new section to article 5, to stand as section 22 of an act entitled 'An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroads, and other corporations owning or operating any railroad in this State," approved May 1, 1873, being act No. 198, session laws of 1873. The section hereby amended is section 3360 of Howell's annotated statutes, volume three,

Concerning which a disagreement exists between the two houses, which disagreement was referred to a second conference committee, which second committee of conference having been fully arranged by the two houses,

reported as follows:

By the committee on conference:

The second committee on conference, to whom was referred

Substitute for House bill No. 7 (file No. 354), entitled

A bill to amend section 3, of article 3, of act No. 174 of the public acts of 1883, entitled "An act to amend sections 7, 30, 36 and 41 of article 2, and sections 3 and 5 of article 3, and section 14 of article 4, and to add two new sections to article 2, to stand as sections 45 and 46, and a new section to article 5, to stand as section 22 of an act entitled 'An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this

State," approved May 1, 1873, being act No. 198, session laws of 1873. The section hereby amended is section 3360 of Howell's annotated statutes, volume three.

Concerning which a disagreement exists between the two houses, which

disagreement was referred to a second conference committee,

Which said bill the Senate had amended as shown by the message transmitting the same as follows:

1. By striking out all after "viz." in line 8, section 3, and all of lines 9, 10, and 11, in said section, and inserting in lieu thereof the following:

"Upon all such gross income not exceeding three thousand dollars per mile of road actually operated within this State, two per cent of such gross income; upon such gross income in excess of three thousand dollars, and not exceeding four thousand dollars per mile of road so operated, two and one-half per cent thereof; upon such gross income in excess of four thousand, and not exceeding six thousand dollars per mile of road so operated, three per cent thereof; upon such gross income in excess of six thousand dollars, and not exceeding eight thousand dollars per mile of road so operated, three and one-half per cent thereof; upon such gross income in excess of eight thousand dollars per mile of road so operated, four per cent thereof."

2. And by adding to said section the following proviso:

"Provided, further, That the rate of taxation fixed by this act or any other law of this State shall not apply to any railway or railroad company hereafter building and operating a line of railroad within this State north of parallel forty-four of latitude, until the same has been operated for the full period of ten years, unless the gross earnings shall equal \$4,000 per mile except in so far as said line so built shall extend south of said parallel; but no such company shall be entitled to the immunity from taxation herein provided, when the same is owned, leased or operated by existing companies, until the report of earnings to the Commissioner of Railroads required by the laws of this State, containing the earnings of such lines hereafter built, separate and distinct from the earnings of existing lines shall be made and filed."

And in all of which said named amendments the House non-concurred, whereupon the Senate insisted upon all of said amendments, and acceded to the request of the House for the appointment of a committee of conference to consist of three members from each house, which said committee

was duly appointed, as shown by subsequent messages,

Respectfully report that this report is made upon and from the bill as amended by the Senate without reference to the work of the former conference committee and that they have had the said bill, and the matters of disagreement existing between the two Houses relative to said amendments, under careful consideration, and make the following recommendations in respect thereto:

1. That as to the first named amendment made by the Senate to said bill the Senate recede therefrom, and that section 3 of said bill be amended by striking out all after "viz." in line 8, and all of lines 9, 10 and 11 of said

section 3, and inserting in lieu thereof the following:

"Upon all such gross income not exceeding two thousand dollars per mile of road actually operated within this State, two per cent of such gross income; upon such gross income in excess of two thousand dollars and not exceeding four thousand dollars per mile, two and one-half per cent thereof; upon all such gross income in excess of four thousand dollars and

not exceeding six thousand dollars per mile, three per cent thereof; and upon all such gross income in excess of six thousand dollars per mile not in excess of eight thousand dollars per mile, three and one-half per cent thereof; and upon all such gross income in excess of eight thousand dollars per mile of road so operated, four per cent thereof."

2. That as to the second named amendment made by the Senate to said

bill the House concur therein.

And the conference committee respectfully ask that both houses concur in the recommendations herein set forth, that the bill as so amended stand concurred in by both houses, and that they be discharged from further consideration of the subject.

C. W. WISNER,
PETER E. PARK,
FRANK L. PRINDLE,
Committee on the part of the Senate.

GEO. F. RICHARDSON, ARTHUR L. WHITE, GERRIT J. DIEKEMA, Committee on the part of the House.

Now to inform the Senate that in the report of the second conference committee as above recited the House concurs.

Very respectfully,
LYMAN A. BRANT,
Clerk of the House of Representatives.

Report accepted and conference committee discharged.

The question being on concurring in the recommendations made by the conference committee,

The Senate concurred therein, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Mugford	Mr. Taylor
Benson	Gilbert	Porter	Weiss
Boughner	Holcomb	Prindle	Wheeler
Brown	McCormick	Sabin	Wilkinson
Doran	Miller	$\begin{array}{c} \mathbf{Sharp} \\ \mathbf{Smith} \end{array}$	Withington
Fridlender	Milnes		Wisner 24

NAYS.

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The President also announced the following:

House of Representatives, Lansing, June 26, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

Substitute for House bill No. 637 (file No. 461), entitled

A bill to amend sections 2, 3, 4, 7, 9, 19, 51 and 57 of act No. 249 of the local acts of 1871, entitled "An act to incorporate the city of Alpena," approved March 29, 1871, as amended,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered

to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The bill was read a first and second time by its title, and Pending its reference,

On motion of Mr. Fridlender,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time, and

Pending the taking of a vote upon its passage,

Mr. Holcomb moved that the bill be referred to the committee on cities and villages;

Which motion did not prevail.

The question being on the passage of the bill,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Prindle	Mr. Wheeler
${f Benson}$	Garvelink	\mathbf{Sabin}	Wilcox
Boughner	$\mathbf{Gilbert}$	\mathbf{Smith}	$\mathbf{Wilkinson}$
\mathbf{Brown}	McCormick	Taylor	Withington
Crocker	${f Milnes}$	Weiss	Wisner
Doran	$\mathbf{Mugford}$		22

NAYS.

Mr. Holcomb

1

Title agreed to.

On motion of Mr. Fridlender,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

The President also announced the following:

House of Representatives, Lansing, June 26, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following: Substitute for Senate bill No. 2, entitled

A bill to reincorporate the village of Buchanan and to repeal all acts

and parts of acts inconsistent with the provisions of this act,

In the passage of which bill the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was referred to the committee on engrossment and enrollment for enrollment.

THIRD READING OF BILLS.

House bill No. 885 (file No. 447), entitled

A bill to amend sections 2, 5, 8, 10 and 11 of chapter three; section 8 of chapter 6; sections 1 and 3 of chapter 8; and section 2 of chapter 9 of act number 227 of the public acts of 1885, entitled "An act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto," as amended by the several acts amendatory thereto,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson	Mr. Gilbert McCormick	Mr. Porter Prindle	Mr. Weiss Wheeler	
${f Brown}$	\mathbf{Miller}	\mathbf{Sabin}	\mathbf{Wilcox}	
Crocker	Milnes	${f Smith}$	$\mathbf{Wilkinson}$	
$\mathbf{Fridlender}$	Mugford	Taylor	Wisner	
Garvelink				21
S.W. 1 S.L.	N.	AYS.		
Mr. Boughner Title agreed to.	Mr. Doran	Mr. Holcomb		3

GENERAL ORDER.

On motion of Mr. Boughner,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Wisner to the chair.

After some time spent therein the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

T

House bill No. 489 (file No. 450), entitled

A bill to amend section 25 of act No. 137 of the laws of 1849, relative to authorizing proceedings against garnishees, and for other purposes, as amended, being section 8055 of Howell's annotated statutes of 1883 and 1890.

Have made sundry amendments thereto, and have directed their chairman to report the same back to the Senate, asking concurrence therein, and recommend its passage.

TT.

The committee of the whole have also had under consideration

House bill No. 181 (file No. 263), entitled

A bill making an appropriation for the support and expenses of a State weather service.

Have directed their chairman to report progress and ask leave to sit again.

III.

The committee of the whole has also had under consideration

Senate bill No. 42 (file No. 143), entitled

A bill relative to contributory negligence, and to provide for the sub-

mission of the same as a question of fact to the jury,

Have directed their chairman to report the same back to the Senate, with the recommendation that all after the enacting clause be stricken out.

C. W. WISNER, Chairman.

Report accepted.

On motion of Mr. Wisner,

The Senate concurred in the amendments made to the first named bill, and the same was placed on the order of third reading of bills.

On motion of Mr. Wisner,

The Senate granted leave for a further consideration of the second named bill by the committee of the whole.

Mr. Park moved that the Senate do concur in the report of the com-

mittee regarding the third named bill;

Which motion prevailed, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Boughner Doran Garvelink	Mr. McCormick Milnes Porter Prindle	Mr. Sabin Taylor Weiss	Mr. Wilcox Wilkinson Withington 14
	•		

NAYS.

	-			
Mr. Benson Crocker	Mr. Fridlender Holcomb	Mr. Mugford Park	Mr. Smith Wisner	8
The title and	enacting alonge of t	he third named	hill were then laid	οn

The title and enacting clause of the third named bill were then laid on the table.

By unanimous consent,

The Senate resumed the regular order of business.

MESSAGES FROM THE GOVERNOR.

The President announced the following:

EXECUTIVE OFFICE, Lansing, June 26, 1891.

EDWIN B. WINANS, Governor.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 156, being

An act to amend act No. 161 of the session laws of 1855, entitled "An act to incorporate the village of Three Rivers," approved Feb. 13, 1855, as amended by the following acts, to wit: act No. 205 of the session laws of 1873; act No. 338 of the local acts of 1879; act No. 351 of the local acts of 1881; act No. 478 of the local acts of 1887; and act 441 of the local acts of 1889, by adding seven new sections to stand as sections 69, 70, 71, 72, 73, 74 and 75.

Also,

Senate bill No. 34 (file No. 17), being

An act to provide for the compensation and to prescribe the duties of certain officers of the county of Kent.

The message was received.

MOTIONS AND RESOLUTIONS.

Mr. Park moved that when the Senate adjourns today it stand adjourned until Monday next at 10 o'clock A. M.

Mr. Sharp moved as an amendment that when the Senate adjourns today

it stand adjourned until tomorrow at 9:30 o'clock A. M.,

Which motion to amend prevailed, Mr. Sharp calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Boughner Crocker	Mr. Doran Fridlender Holcomb	Mr. McCormick Morrow Mugford	Mr. Porter Sharp Wisner	13
	3.7	A 370		

NAYS.

Mr. Garvelink Milnes Park	Ir. Prindle	Mr. Taylor	Mr. Wilcox
	Sabin	Weiss	Withington
	Smith	Wheeler	11

The question being on the original motion as amended,

The same did not prevail, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Boughner	Mr. Crocker Fridlender Holcomb	Mr. McCormick Morrow Mugford	Mr. Porter Sharp Wisner 12
	N	AYS.	
Mr. Doran Garvelink Milnes Park	Mr. Prindle Sabin Smith	Mr. Taylor Weiss Wheeler	Mr. Wilcox Wilkinson Withington

THIRD READING OF BILLS.

House bill No. 489 (file No. 450), entitled

A bill to amend section 25 of act 137 of the laws of 1849, relative to authorizing proceedings against garnishees and for other purposes, as amended, being section 8055 of Howell's annotated statutes of 1883 and 1890.

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Boughner Crocker Doran Garvelink	Mr. McCormick Milnes Morrow Mugford Park	Mr. Porter Prindle Sabin Sharp Smith	Mr. Weiss Wilcox Wilkinson Withington
	N	AYS.	0

The question being on agreeing to the title of the bill, 183

Mr. Park moved that the title be amended by adding the following thereto: "And to add a new section thereto to stand as section 28;"

Which motion prevailed, and the title as so amended was then agreed to.

By unanimous consent,

Mr. Fridlender moved to reconsider the vote by which the Senate refused to pass

Senate bill No. 256, entitled

A bill to incorporate the city of Oscoda, in the county of Iosco, and to repeal all acts and parts of acts inconsistent therewith.

The Chair declared the motion as out of order.

By unanimous consent,

Mr. Taylor moved that when the Senate adjourns today it stand adjourned until Monday next at 11 o'clock A. M.

Mr. McCormick moved that the Senate adjourn;

Which motion did not prevail, Mr. McCormick calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Boughner Crocker	Mr. Fridlender Gilbert Holcomb	Mr. McCormick Morrow Mugford	Mr. Porter Sharp	11
		_	•	

NAYS.

Mr. Doran	Mr. Prindle	Mr. Taylor	Mr. Wilcox
$\mathbf{Garvelink}$	Sabin	\mathbf{Weiss}	Wilkinson
\mathbf{Milnes}	${f Smith}$	$\mathbf{W}_{\mathbf{heeler}}$	Withington
\mathbf{Park}			13

The question recurring on the motion that when the Senate adjourns today it stand adjourned until Monday next at 11 o'clock A. M.,

Mr. Crocker moved that there be a call of the Senate;

Which motion prevailed, Mr. Morrow calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Boughner Crocker	Mr. Holcomb McCormick Morrow	Mr. Mugford Porter Sharp	Mr. Wheeler Wisner	11
	N	AYS.		
Mr. Garvelink Milnes	Mr. Sabin Smith	Mr. Taylor Weiss	Mr. Wilcox Withington	8

PROCEEDINGS UNDER THE CALL.

The roll of the Senate was called by the Secretary and Messrs. Benson. Brown, and Miller were reported as absent without leave.

Mr. Morrow moved that the Sergeant-at-Arms be dispatched with instruc-

tions to bring in the absentees.

Mr. Weiss moved that the motion to dispatch the Sergeant-at-Arms do lie on the table.

Pending the taking of a vote thereon,

By unanimous consent,

Messrs. Wilcox, Milnes, Taylor, Smith and Weiss asked for leave of absence until Monday next at 11 o'clock A. M.

The question being on granting the same,

The same prevailed, Mr. Taylor calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Crocker	Mr. Park	Mr. Smith	Mr. Wilcox
Doran	Prindle	\mathbf{Taylor}	Wilkinson
Garvelink	\mathbf{Sabin}	Weiss	Withington
\mathbf{Milnes}	\mathbf{Sharp}	$\mathbf{W}\mathbf{heeler}$	Wisner 16
	- 1	AT A TO CO	•

NAYS.

Boughner				5
The question	again being	on the motion	that the motion	to dispatch the

Mr. Mugford

Mr. Porter

9

Sergeant-at-Arms do lie on the table,

Mr. Porter moved that the Senate adjourn;

Mr. Holcomb

Mr. Bastone

Which motion did not prevail, Mr. Weiss calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Crocker Mr. Fridlender McCormick	Mr. Mugford Porter	Mr. Sharp	7
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NAYS.

Mr. Doran	Mr. Milnes	Mr. Smith	Mr. Wilcox
Garvelink	Park	Taylor	$\mathbf{Wilkinson}$
$\mathbf{Gilbert}$	Prindle .	Weiss	Withington
$\mathbf{Holcomb}$	Sabin	$\dot{\mathbf{W}}$ heeler	Wisner 16

Mr. Withington moved that the Senate do now adjourn until Monday next at 11 o'clock A. M.,

Which motion prevailed, Mr. Park calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Doran Fridlender Garvelink Holcomb	Mr. Milnes Park Prindle Sabin	Mr. Smith Taylor Weiss Wilcox	Mr. Wilkinson Withington Wisner
	2	NAYS.	
_			

Mr. Sharp Mr. Bastone Mr. McCormick Mr. Mugford Crocker Morrow Porter Wheeler Gilbert

Thereupon the Senate adjourned.

Lansing, Monday, June 29, 1891.

The Senate met at 11 o'clock A. M. and was called to order by the President.

Roll called: a quorum present.

Absent without leave: Messrs. Crocker, McCormick, Milnes, Prindle and Smith.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives,) Lansing, June 29, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following: Senate bill No. 11 (file No. 224), entitled

A bill to authorize the raising of money to improve, pave or macadamize the streets, in the village of Ithaca, Gratiot county, Michigan,

And to inform the Senate that the House has amended the same as fol-

By striking out of line 4 of section 1 the words "twenty-five thousand dollars" and by inserting in lieu thereof the words "fifteen thousand dol-

By inserting in line 4 of section 2 after the words "such bonds" the

words "shall be disposed of at not less than par, and."

In the passage of which bill as thus amended the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully.

LYMAN A. BRANT, Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the bill,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Boughner Brown	Mr. Fridlender Garvelink Gilbert Morrow	Mr. Park Porter Sharp Taylor	Mr. Wheeler Wilcox Wilkinson Wisner	10
\mathbf{Doran}	$\mathbf{Mugford}$	$\mathbf{W}_{\mathbf{eiss}}$		19
	N	AYS.		0

NAYS.

The bill was then referred to the committee on engrossment and enrollment for enrollment. The President also announced the following:

House of Representatives, Lansing, June 26, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House substitute for Senate bill No. 201, entitled

A bill to amend sections 1 and 2 of act No. 190 of the public acts of 1883, being an act entitled "An act to provide for the location, erection, organization and management of an asylum for insane criminals, the same being section 1943 a and 1943 b of Howell's annotated statutes, volume 3.

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is

respectfully asked.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on Asylum for Insane Criminals.

The President also announced the following:

House of Representatives, Lansing, June 26, 1891.

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

House bill No. 586, entitled

A bill to amend section 56 of act No. 59, of the laws of 1871, being section 554 of Howell's Annotated Statutes, relative to the annual report of

prosecuting attorneys to the Attorney General.

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is

respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

The President also announced the following:

House of Representatives, Lansing, June 26, 1891.

To the President of the Senate:

SIB—I am instructed by the House to transmit the following:

Substitute for House bill No. 895, entitled

A bill to regulate the exercise of corporate franchises and to provide for a franchise fee therefor.

Which has passed the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives. The bill was read a first and second time by its title, and referred to the committee on judiciary.

MOTIONS AND BESOLUTIONS.

Mr. Gilbert offered the following resolution:

Resolved, That a respectful message be sent to the House requesting the recall of

House substitute bill No. 935 (file No. 441), entitled

A bill to define and establish a State road in the county of Bay to be known as the Mount Forest and Pinconning State road, and to authorize the township board of the township of Mount Forest to issue bonds to pay for the construction and improvement thereof.

The question being on the adoption of the resolution,

The resolution was adopted.

GENERAL ORDER.

On motion of Mr. Porter,

The Senate went into committee of the whole on the general order, whereupon

The President called Mr. Taylor to the chair.

After some time spent therein the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the follow-

ing:

Senate substitute for House bill No. 37, entitled

A bill to put toll roads and bridges under the supervision of the township highway commissioner, and to tax the said road and bridge companies for the same.

Also,

House bill No. 181 (file No. 263), entitled

A bill making an appropriation for the support and expenses of a State weather service,

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

R. L. TAYLOR, Chairman.

Report accepted.

The above named bills were placed on the order of third reading of bills. On motion of Mr. Taylor,

The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present.

Absent without leave: Messrs. McCormick, Milnes and Prindle.

PRESENTATION OF PETITIONS.

No. 576. By Mr. Park: Petition of Collins B. Hubbard and about 80 other citizens of Detroit, in favor of the local taxation of railroads.

On motion of Mr. Park,

The petition was ordered spread on the Journal, as follows:

To the Honorable Senate and House of Representatives:

GENTLEMEN—We, your constituents, voters of Detroit and vicinity, ask your aid and vote in the passage of such legislation as will place railroad and union depot property on the same basis as to taxation for municipal purposes as the property of other corporations and individuals.

REPORTS OF STANDING COMMITTEES.

By the committee on railroads:

The committee on railroads, to whom was referred

House bill No. 632 (file No. 169), entitled

A bill to amend sections 1, 2; and 5 of act No. 152 of the public acts of 1883, being an act entitled "An act to provide for the taxation of persons, co-partnerships, associations, car loaning companies, corporations and fast freight lines engaged in the business of running cars over any of the railroads of this State, and not being exclusively the property of any railroad company paying taxes on their gross receipts," approved June 5, 1883, being compiler's sections 1236a, 1236b, and 1236e of Howell's annotated statutes of Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without recommendation, and ask to be discharged from the further consideration

of the subject.

PETER DORAN, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on Soldier's Home:

The committee on Soldier's Home to whom was referred

House bill No. 544 (file No. 444), entitled

A bill to amend section 11 of public act No. 152 of the session laws of 1885, entitled "An act to authorize the establishment of a home for disabled soldiers, sailors and marines in the State of Michigan," approved June 5, 1885,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment and recommend that the bill do not pass, and ask to be discharged from the further consideration of the subject.

C. B. BOUGHNER, Chairman.

Report accepted and committee discharged.

On motion of Mr. Withington, The bill was laid on the table. By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 543, entitled

A bill providing for the appointment, and defining the duties and fixing the compensation of a stenographer for the police court of Grand Rapids, State of Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendments thereto, recommending that the amendments

be concurred in:

By inserting after the word "court" in line 3 of section 1 the following: "And in case of the death resignation or removal of the judge of said court the assistant judge shall have the power to appoint such stenographer."

By striking out of line 8 of section 3 the word "twelve" and inserting in

lieu thereof the word "eight,"

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

On motion of Mr. Doran,

The Senate concurred in the amendments made to the bill by the committee.

On motion of Mr. Doran,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Park	Mr. Weiss
${f Benson}$	Garvelink	Porter	Wilcox
Boughner	$\mathbf{Gilbert}$	Sabin	Wilkinson
Brown	$\mathbf{Holcomb}$	\mathbf{Smith}	Withington
Crocker	Miller	Taylor	Wisner
Doran	Mugford	• • • • • • • • • • • • • • • • • • • •	22

NAYS.

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Title agreed to.

On motion of Mr. Doran,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

Senate bill No. 149 (file No. 222), entitled

A bill to divide the State of Michigan into twelve congressional districts, Also.

Senate bill No. 154, entitled

A bill making an appropriation for additional power, machinery, lumber, furnishings and general repairs at the State House of Correction and Reformatory at Ionia.

aiso,

Senate substitute bill No. 11 (file No. 224), entitled

A bill to authorize the raising of money to improve, pave or macadamize the streets in the village of Ithaca, Gratiot county, Michigan.

Also,

Senate substitute for House bill No. 9, entitled

A bill to authorize the city of St. Joseph to issue bonds for public improvements.

C. B. BOUGHNER, Chairman

Report accepted.

MESSAGES FROM THE GOVERNOR.

The President announced the following:

EXECUTIVE OFFICE, Lansing, June 26, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 149 (file No. 222), being

An act to divide the State of Michigan into twelve Congressional districts.

EDWIN B. WINANS, Governor.

The message was received,

The President also announced a communication from the Governor upon a matter of executive business.

THIRD READING OF BILLS.

House bill No. 181 (file No. 263), entitled

. A bill making an appropriation for the support and expenses of a State weather service,

Was read a third time, and

Pending the completion of the call of the roll upon the vote upon its passage,

Mr. Taylor moved that there be a call of the Senate.

The Chair declared the motion out of order.

The question being on the passage of the bill,

The bill was then not passed, a majority of all the Senators elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson Brown Garvelink Morrow	Mr. Mugford Porter Sabin	Mr. Smith Stevens Taylor	Mr. Weiss Wheeler Wilkinson	13
22011011	,	NT A 37701		

NAYS.

Mr. Bastone	Mr. Fridlender	Mr. Miller	Mr. Withington	•
Boughner Crocker	Holcomb	Wilcox	Wisner	9

MOTIONS AND RESOLUTIONS.

Mr. Sharp offered the following resolution:

Resolved, That the thanks of the Senate are hereby tendered to Messrs. Robt. Smith & Co., State Printers, for the prompt and efficient manner in which the printing for this session has been done, as their work shows that they have spared neither trouble nor expense to meet every demand for printing in the shortest possible time.

The question being on the adoption of the resolution,

The resolution was unanimously adopted.

GENERAL ORDER.

On motion of Mr. Fridlender,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Withington to the chair.

After some time spent therein the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

House bill No. 632 (file No. 169), entitled

A bill to amend sections 1, 2 and 5 of act No. 152 of the public acts of 1883, being an act entitled "An act to provide for the taxation of persons, co-partnerships, associations, car loaning companies, corporations and fast freight lines engaged in the business of running cars over any of the railroads of this State, and not being exclusively the property of any railroad company paying taxes on their gross receipts," approved June 5, 1883, being compiler's sections 1236a, 1236b, and 1236e of Howell's annotated statutes of Michigan.

Have made no amendments thereto, and have directed their chairman to

report the same back to the Senate, and recommend its passage.

W. H. WITHINGTON, Chairman.

Report accepted.

The above named bill was placed on the order of third reading of bills. On motion of Mr. Doran,

The Senate went into

EXECUTIVE SESSION,

The time being 2:25 o'clock P. M.

The executive session closed, the time being 2.30 o'clock P. M.

By unanimous consent,

The committee on judiciary made the following report:

By the committee on judiciary:

The committee on judiciary, to whom was referred

House substitute bill No. 895, entitled

A bill to regulate the exercise of corporate franchises and to provide a franchise fee thereof,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By unanimous consent, On motion of Mr Stevens, Senate bill No. 128, entitled

A bill to prescribe the duties and compensation of the stenographer of the 16th judicial circuit of Michigan,

Was taken from the table. On motion of Mr. Crocker.

The bill was referred to the committee of the whole and placed on the general order.

GENERAL ORDER.

On motion of Mr. Doran,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Porter to the chair.

After some time spent therein the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

House substitute bill No. 895, entitled

A bill to regulate the exercise of corporate franchises and to provide for a franchise fee thereof.

Have directed their chairman to report the same back to the Senate, with

the following substitute therefor, entitled,

A bill to provide for the payment of a franchise fee by corporations, Recommending that the substitute be concurred in and that the substitute do pass.

Also.

Senate bill No. 128, entitled

A bill to prescribe the duties and compensation of the stenographer of the 16th judicial circuit of Michigan.

Have directed their chairman to report the same back to the Senate, with

the following substitute therefor, entitled

A bill to provide for the appointment, fix the compensation, and prescribe the duties of the stenographer of the circuit courts for the counties of Gogebic and Ontonagon, now composing the thirty-second judicial circuit,

Recommending that the substitute be concurred in and that the substitute do pass.

GEO. F. PORTER, Chairman.

Report accepted.

On motion of Mr. Porter.

The Senate concurred in the substitutes recommended by the committee for the above named bills and the same were placed on the order of third reading of bills.

THIRD READING OF BILLS.

House bill No. 632 (file No. 169), entitled

A bill to amend sections 1, 2 and 5 of act No. 152 of the public acts of 1883, being an act entitled "An act to provide for the taxation of persons, copartnerships, associations, car loaning companies, corporations and fast freight lines engaged in the business of running cars over any of the railroads of this State, and not being exclusively the property of any railroad company paying taxes on their gross receipts," approved June 5, 1883, being compiler's sections 1236a, 1236b, and 1236e of Howell's annotated statutes of Michigan,

Was read a third time and was not passed, a majority of all the Senators

elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson Boughner Brown	Mr. Crocker Doran Garvelink	Mr. Miller Mugford Porter	Mr. Sabin Taylor
\mathbf{Brown}	Garvelink	Porter	

Mr. Taylor

NAYS.

Mr. Bastone Fridlender	Mr. Holcomb Wheeler	Mr. Wilcox Withington	Wisner	7
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Mr. Taylor gave notice that on some future day he would move to reconsider the vote by which the above entitled bill was not passed.

Senate substitute for House substitute bill No. 895, entitled

A bill to provide for the payment of a franchise fee by corporations, Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Boughner Brown Crocker Doran	Garvelink Gilbert Morrow	Porter Sabin Smith	Wheeler Withington Wisner
		NAVS	

Mr. Fridlender Mr. Mugford

Mr. Benson Mr. Miller Mr. Stevens Mr. Wilcox Holcomb Park			Mr. Stevens	Mr. Wilcox	6
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Title agreed to.

Mr. Bastone

On motion of Mr. Garvelink,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

Senate substitute bill No. 128, entitled

A bill to provide for the appointment, fix the compensation and prescribe the duties of the stenographer of the circuit courts for the counties of Gogebic and Ontonagon, now comprising the thirty-second judicial

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Mugford	Mr. Stevens
${f Benson}$	$\mathbf{Gilbert}$	Park	Weiss
Boughner	$\mathbf{Holcomb}$	Porter	\mathbf{W} heeler
Brown	Miller	Sabin	Wilcox
Crocker	Morrow	Smith	Wisner
Fridlender			

NAYS.

21 0

Title agreed to.

On motion of Mr. Stevens,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

On motion of Mr. Wisner,

The Senate took a recess until 7:30 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 7:30 o'clock P. M.

A quorum present.

MOTIONS AND RESOLUTIONS.

Mr. Wisner offered the following resolution:

Resolved, That a select committee of three Senators be appointed by the President of the Senate to examine and report to the next Legislature what change, if any, ought to be made in the management of the school funds of this State; and the advisability of creating, by taxation, a sinking fund to replace the amount due the school funds which the State has absorbed; and loaning the same upon securities which shall draw interest, thus relieving the taxpayers from paying large sums of interest annually upon said funds.

The question being on the adoption of the resolution,

Mr. Withington moved that the last clause of the resolution be stricken out;

Which motion did not prevail.

On motion of Mr. Milnes,

The resolution was amended by inserting the words "without cost to the State," after the word "report" where it occurs in the resolution.

The question then being on the adoption of the resolution as amended, The resolution was adopted.

On motion of Mr. Fridlender,

The remarks made by Mr. Wisner relative to the foregoing resolution,

were ordered spread on the Journal, as follows:

MR. PRESIDENT—There is no subject which so much interests the people of this State today as the condition of its educational funds. I have given the subject some attention, and I herewith submit the result of my investigations:

In the ordinance relative to certain propositions made by the Congress of the United States to the Legislature of the State of Michigan (page 36, Howell's statutes), we find that the United States, as one of the conditions attached to the admission of Michigan into the Union, required this State to agree to five distinct propositions. The first and second of these propositions have reference to this subject, and read as follows:

"First, That section number sixteen in every township of the public lands, and where such section has been sold or otherwise disposed of, other lands equivalent thereto and as contiguous as may be, shall be granted to

the State for use of schools;

"Second, That the seventy-two sections of land set apart and reserved for the support of a University by an act of Congress approved on the 20th day of May, 1826, entitled 'An act concerning a seminary of learning in the territory of Michigan,' are hereby granted and conveyed to the State to be appropriated solely to the use and support of such University in such manner as the legislature may prescribe: And provided, also, That nothing herein contained shall be so construed as to impair or affect in any way the rights of any person or persons claiming any of said 72 sections of land under control or grant from said University."

The State expressly agreed to these propositions, and the United States granted to the State these lands. Of course the State took the land burdened with the conditions. You will notice that the first of these prop-

ositions simply granted to the State section sixteen in every township for school purposes, but said nothing in regard to the Legislature providing any way for carrying out the trust; but this would no doubt be implied, because the only mode the State could act would be through the Legislature. The date of the approval of this ordinance was July 25, 1836.

The Constitution of the State of Michigan, proposed in convention in May, 1835, approved and ratified at an election, Nov., 1839, has the follow-

ing provisions on this subject:

"Sec. 2. The Legislature shall encourage by all suitable means the promotion of intellectual, scientific and agricultural improvement. The proceeds of all lands that have been or hereafter may be granted by the United States to this State for the support of schools, which shall hereafter be sold or disposed of, shall be and remain a perpetual fund; the interest of which, together with the rents of all such unsold lands, shall be inviolably appropriated to the support of schools throughout the State."

"Sec. 5. The Legislature shall take measures for the protection, improvement or other disposition of such lands as have been or may hereafter be reserved or granted by the United States to this State for the support of a University; and the funds accruing from the rents or sale of such lands, or from any other source for the purpose aforesaid, shall be and remain a permanent fund for the support of said University, with such branches as the public convenience may hereafter demand for the promotion of literature, the arts and sciences, and as may be authorized by the terms of such grant; and it shall be the duty of the Legislature, as soon as may be, to provide effectual means for the improvement and permanent security of the funds of said University." Article 10, page 25, laws 1846.

A similar provision is found in the constitution of this State of 1850, although the substance of the two sections above referred to are in the constitution of 1850, placed in section 2 of article 13, and section 11 of same article appropriated other lands for the purpose of establishing an Agri-

cultural College.

I find legislation on the subject as early as 1844. Revised statutes, 1846, p. 247, Sec. 70, and similar legislation is found in Howell's statutes, sections 5360 and 5361.

It will be seen from what has been said that until our constitution is changed, the State must continue to treat this fund as in perpetuity and pay interest on the same; and section 5361 requires this interest to be paid out of the specific taxes. The manner in which this interest shall be paid is of course within the control of the Legislature and also the amount of interest that shall be paid is also subject to Legislative control. There is no law providing any particular per cent to be paid on the whole sum. I do not see how interest can be figured on the amount in the hands of the State Treasurer at a greater interest than 6 per cent per annum.

Treasurer at a greater interest than 6 per cent per annum.

SEC. 16. In every township in this State it constitutes an empire. A body of land larger than the State of Rhode Island, sold at the maximum sum of four dollars an acre, given to us by a liberal government as a condition of Michigan's admission into the sisterhood of states, and her right

to place a star upon the flag of our common country.

For the purpose of ascertaining the exact condition of the school funds of this State, and the amount of interest paid by the people thereon, on the 16th day of Tanacar last I offered the following resolution:

the 16th day of January last I offered the following resolution:

Resolved, That the Auditor General be requested to inform the Senate of the present condition of the educational funds of the State, commonly called "trust funds." How much is due from the State to each fund, and

what is the rate of interest paid by the State thereon to each fund, and what is the total amount of such interest paid to each fund each year for the last five years.

On the 21st of January the following communication was received from

the Auditor General:

STATE OF MICHIGAN,
AUDITOR GENERAL'S OFFICE,
Lansing, January 21, 1891.

SIR—In response to a resolution of the Senate adopted on the 16th inst., I have the honor to submit statement showing the credit balances of the trust funds at the close of the facal vear ending Juna 30, 1890; the rate of interest paid by the State thereon on each of such funds, and the total amount of such interests so paid on each fund for each of the last five fiscal years.

Hon. John Strong, President of Senate:

iive fiscal years.
Very respectfully,
GEO. W. STONE,

Balances of Trust Funds, June 30, 1890.	Tune 30, 18	90			Interest Cred	Interest ('redited for past Five Fiscal Years.	ive Fiscal Yea	ars.	
Name of Fund.	Dr.	Cr.	Rate of Interest Per Cent,	1890.	1889.	1888.	1887.	1896,	Aggregate.
Primary School		\$3,566,388 98	7	\$247,490 00	\$244,292 85	\$239,522 40	\$135,122 39	\$226,178 21	\$1,092,405 \$5
University		515,087 65	2	85,984 64	35,724 58	35,516 50	28,446 11	84,997 15	168,669 08
Agricultural College		373,610 84	-	25,653 31	24,351 32	28,425 62	16,488 98	20,571 65	110,695 90
Normal School		63,980 12	*	3,821 81	5,811 26	8,788 90	2,814 65	8,722 53	17,963 56
Primary School 5 per cent		795,991 61	ĸc	39,688 12	88,434 15	80,625 58	10,788 01	18,175 98	138,706 79
Totals		\$5,315,039 85		\$552,687.88	\$347,818 61	\$532,673 52		\$308,645 47	\$191,460 14 \$308,645 47 \$1,528,430 62

Now remember that just as fast as these funds have been paid in they have been transferred to the general fund and used to meet current expenses and for other purposes; and there is not one dollar of this money in the State treasury today.

The report furnished the Senate January 21, showed the balances at

the close of the last fiscal year, June 30, 1890.

It is now possible to give you the balances of the trust funds, January 1, 1891; also to make reliable figures, showing what the debt of this State will be when the lands unsold are sold, and the proceeds credited to the various funds.

The balances of the trust funds, January 1, were:

Primary school funds	\$ 3,58 4 ,716	77
University fund	517,224	05
Agricultural College fund	392,049	73
Normal School fund	64,382	62
Primary School 5% fund	797,721	58
Swamp Land fund	797,721	5 8
Total	\$6 153 816	33

The rate of interest paid on these funds being five per cent on the primary school five per cent fund, six per cent on Normal School fund and seven per cent on Agricultural College fund, seven per cent on University fund, seven per cent on primary school fund, making a total payment in interest per annum of \$360,000.00.

Taking the unsold lands reported by the land office January 1, 1891, and consider them as sold at the prices they are now held at, and the principal

of the trust funds would be increased \$2,051,530.90 as follows:

116,467	acres	of	swamp land at \$1.25 " " \$2.00	\$138,008	78
11,825	66	"	" " " \$2.00	23,650	00
240,580	66	"	primary school land at \$4.00	962,322	84
114,692	"	"	Agricultural College land at \$8.00	917,537	36
40	"	"	asset lands at \$10.00	400	
80	"	"	University lands at \$12.00	. 960	00
1,643	"	"	asylum lands at \$4.00	6,571	92
520	"	"	salt spring lands at \$4.00	2,080	00
479,787	" _		Total	\$2,051,530	90

Add this amount to the amount now due and the State's debt will be in ten years (should lands be subject to sale and sold as fast as heretofore) amount to \$8,205,347.23 drawing one-half million dollars interest annually.

I have seen it stated in many papers in this State that Michigan was out of debt; and it has been heralded abroad as a matter of congratulation and pride that this great State had canceled the last dollar of its obligations, and that its people could look forward to a decrease in taxation and unexampled prosperity. But what are the facts? What has become of the \$3,584,716.77 due the primary school fund? Where is the \$517,224.05 due the University fund? That represents seventy-two square miles of the most fertile territory in this State. Where is the \$392,049.73 representing the Agricultural College fund of this State? Where is the Normal School fund, amounting to \$64,582.62? In what shape is the primary school five

per cent fund, amounting to \$797,721.58? In what department of the State government is locked up the proceeds of the swamp land fund, amounting to more than one-half million of dollars? Where is the grand total of \$6,153,816.33, the proceeds of all these lands donated by a generous government for educational purposes in this State?

I will not say they have been squandered, but I will say this, and I defy contradiction, every dollar has been used to enable a great political party to swim upon the high tide of apparent prosperity and to deceive the people in the belief that the affairs of this State have been managed for the last thirty years upon business principles, and for the best interests of all

people.

Now, in conclusion, I want to say, I believe this whole policy of the State has been wrong in relation to the management of these funds. I believe we should carry out the spirit and intention of the acts under which these lands were granted and incorporated in the constitution of 1835 and 1850.

That the proceeds of these lands, to use the language of the constitution, "shall be inviolably appropriated and annually applied to the specific objects of the original gift, grant or appropriation."

Can this trust, imposed upon this State under this grant, be changed? Can this State, in the exercise of its legislative power, provide for the

control and management of these funds?

This is an important legal proposition upon which some of the best lawyers differ. I have given the subject much thought and consideration and I have come to the conclusion that the State, through its Legislature, can make such changes in the present system as will keep the fund inviolate, and at the same time provide for its management in the best interests of the people. I believe it has the power to provide by annual taxation a sinking fund by which this money can be placed back in the treasury where it belongs, and the amount be invested in bonds so that the other fellow can pay the interest instead of its being paid from the proceeds of taxation upon the people at large.

We have authorized during the present session of the Legislature the issue of more than one million dollars in bonds. We have endeavored to carefully guard the laws so that these bonds shall be legal and a proper charge upon the county or municipality who by a vote of the people shall issue the same. These bonds will be sold in the markets of the world at the best rate of interest obtainable and become a constant drain upon the industries of this State to pay the same, thus diverting from the State

money that might otherwise be kept at home.

Suppose we had on hand in the treasury of this State the six millions and over that had been taken from the trust fund. Michigan could invest these in bonds and the interest could go in the reduction of State taxation; the specific taxes paid by railroads could go to the reduction of State taxation instead of being applied to the payment of the interest upon trust funds.

And now, farmers of Michigan, a word to you. It is admitted that the burdens of taxation in proportion to your earnings rest more heavily upon you than upon any other class. You are taxed upon your farm, upon your personal property and upon the mortgage you owe, everything visible and invisible cannot escape, while the stocks of the merchant and banker either go Scott free or pay a paltry sum. Do you know what you are taxed for? Do you know when you are informed that there is one dollar appor-

tioned to you for each one of your children who attend the primary school, that that dollar comes from taxation and that you are simply taking it from one pocket and putting it into the other? Do you understand that Michigan today owes more than six million of dollars, which will rest as a heavy burden upon you for long years to come, while you have been assured through the public press that our grand State was practicably out of debt?

No wonder that the chief Executive of this State, ever mindful of the interests of the farmer and the laborer, with which class he has been identified during the best portion of his life, should carefully watch the appropriations made by this Legislature and withhold his signature from all bills which increase public burdens at a time when retrenchment and reform

is the rallying cry and watchword of the people.

No wonder that he should place the weight of his mailed hand upon the schemes of partisanship, upon the political tricksters who look upon the State treasury as public plunder, and who swarm the capitol to live and fatten upon the life blood of the people. All honor to the Governor of this State, the Andrew Jackson of the State of Michigan.

By unanimous consent,

The committee on judiciary made the following report:

To the Hon. the President and Senate of the State of Michigan:

The committee appointed to examine into the alleged charges made relative to the assessment of the employes of the various departments of the State for political purposes, most respectfully report that they have examined some thirteen witnesses in that connection, all of whom were clerks in the office of the Auditor General, and Secretary of State under previous administrations and whose testimony is attached to and made a part of this report.

By this testimony it is clearly made to appear that it has been a timehonored custom under previous administrations in these offices to have all employes, not even excluding the widows who had defenseless orphans to sustain, contribute two per cent of their salary to aid the cause of the

Republican party in the State and federal elections.

C. W. WISNER, Chairman Judiciary Committee.

Dated June 29, 1891.

The report was accepted. On motion of Mr. Milnes,

The report, with the testimony of witnesses thereto attached, were ordered spread on the Journal as follows, and the further consideration of the subject was made the special order for tomorrow at 10 o'clock A. M.

The following is the testimony:

Laura C. Heely being duly sworn testified as follows:

By Mr. Wisner:

Q. Where do you reside?

A. Lansing.

Q. What is your occupation?

A. Clerk in the statistical department in the Secretary of State's office.

Q. Are you married or single?
A. A widow, have four children.

Q. How long have you been in that department?

A. A little over two years.

- What has been your pay in the department?
- The same as all the rest of the clerks.

About how much?

One thousand dollars per year.

During the time you have been in that department have you contributed to any person any money for campaign purposes?

When did you make your first contribution?

I don't remember when it was.

Was it one year ago or two years ago?

During last fall.

What sum of money did you contribute?

I think that is a personal matter.

I repeat the question; what sum of money did you contribute?

By what authority do you ask that question?

By the authority of a resolution passed in the Senate.

Twenty dollars.

You say you made that contribution last fall?

Yes, sir.

Who asked you for the contribution?

No one asked me for it. It was contributed voluntary?

Yes, sir.

To whom did you pay it?

I cannot remember.

Did you pay it in currency or a check?

Currency.

To whom did you pay it?

I don't remember; I paid it at two different times.

At what place did you pay it the first time?

Secretary of State's office.

- To whom did you hand the money?
- ĠAĠAĠAAAĠAĠAĠAĠAĠAĠAĠAĠAĠAĠA To the deputy, Francis Egan; ten dollars. The second time who did you hand it to?
- I think Mr. George, the chief clerk in the Secretary of State's office.
- Q. Ho fied you? How did you come to go to the Secretary of State's office, who noti-

A. Nobody.

How did you know how to pay the money—how did you come to go to that office to pay this money?

I wasn't asked for it.

Well, I cannot put the question in any plainer words for you, but it is always understood that the clerks are to pay a certain per cent of their salary for campaign expenses, is it not?

Well, you will have to excuse me from answering that question. Who notified you that the money was to be paid in there?

Why, it is understood amongst all the clerks that they were to contribute to the campaign expenses.

What amount was each one to pay in?

- Q. A. That was regulated by their means somewhat and by their inclination.
 - Q. Was any particular sum mentioned?

- A. No. sir.
- Any percentage?
- No, sir.
- You just went there and paid in this amount of money, did you understand for what purpose?

A. For campaign expenses.

You say it was generally understood that that was the place to pay in this money?

Yes sir, that is the department of the Secretary of State.

Did you know of your own knowledge of anybody else paying?

A. No sir, I never saw any paid.

- You simply went there upon two different occasions and paid \$10.00 each time?

 - A. Yes, sir.
 Q. Did you receive any written notice to pay in anything?

A. No, sir.

Q. Were you informed by any body that it was desirable that you pay something?

A. Not in a way that would read like an order.

Q. How were you notified?

A. It is pretty hard to state how one receives notice sometimes.

Q. Did you receive notice?

- A. No, sir; it was spoken of in the office among the clerks.
- Q. Any talk about what each one was to pay?

A. No, sir.

- Q. What was said?
 A. I cannot recall that nor put it in words.

Q. What was spoken of? A. The contribution.

- Q. You testify that you were never notified by any person nor requested to pay in any money?

A. No, sir; not by written or verbal either.

- Q. But you went there voluntarily and contributed this money without being asked by anybody? A. Yes, sir.
- You understood that these parties had authority to receive this subscription?

A. I suppose so.

- Q. Don't you know so?
- Only by what I know about campaign matters, that's all.

You say this has been the custom?

- I don't know.
- And you don't know of any other party paying any money?

Only what I learned in a casual way.

Did any other person in the office inform you that they had paid anything?
A. Yes, they have.

Didn't they all give about the same amount?

I couldn't say.

Do you know what time?

No. sir.

How long were these occasions apart?

A month, about. I don't remember the dates.

Q. You state that without being asked by anybody you went there voluntarily and paid in ten dollars each time?

A. I certainly wasn't asked by anybody to pay it.

- Q. And you went there voluntarily and paid in this twenty dollars without being asked?
- A. There are some things implied that are not asked for in a great many cases, and it was so in this.

They gave you to understand?

Q. They gave you to understand?
A. No; they didn't give me to understand; I went there voluntarily without ansbody asking me. I knew it was customary before I came here by hearing others speak of it.

Q. Was this matter generally talked over among the clerks?

A. No; it was not.

- Q. And you went there without any solicitation whatever and deposited ten dollars each time. Did you have any intimation that you were to do this?
 - A. I had an intimation from what I heard.

Q. Who from? A. I don't remember.

Q. Now, didn't you have an intimation that it was customary for you clerks to pay a part of your salary for campaign expenses, did you have an intimation from any person that it was customary to pay a percentage of your salary for campaign purposes?

A, I will answer yes to all but the percentage.

Q. To make a contribution for campaign purpo To make a contribution for campaign purposes?

A. That's different—contribution. I certainly have a right to object to the questions you have asked me. I object to answering questions that are put in that way.

Q. You say then that you had an intimation that it was customary for

the clerks to make this contribution for campaign purposes?

Of course I do.

Mr. Milnes. This money was paid entirely voluntarily, there was no harsh means taken?

No. sir.

You didn't understand that you would lose the job if you did not Q. pay?

No, sir; there was no conversation at all on the subject.

Mr. Prindle: Was that intimation anything further than a general knowledge of these affairs when you came here?

A. No, sir.

Or a casual remark from some of the clerks?

Yes, sir.

Mrs. Catherine H. Blair being duly sworn, testified as follows: By Mr. Doran:

Where do you reside?

Lansing.

What office are you employed in?

- Vital statistics in the Secretary of State's office.
- How long have you been employed there? Two years and a half, nearly three years.

How much is your salary?

Some of the time it has been a thousand dollars and some of the time less.

Since how long has it been a thousand dollars?

I guess two years.

Did you contribute anything for campaign expenses last fall?

Yes, sir.

How much did you contribute last fall?

Twenty dollars.

To whom did you pay it?

Mr. George.

Q.A.Q.A.Q.A.Q.A. Who was Mr. George? Chief clerk in that office.

How did you happen to pay it to him?

I felt as though I wanted to give something, and gave it to him.

When did you get that feeling on?

All my life.

Q. A. O. How many times before this had you contributed?

A. O. Did you pay it all at once or separately?

A. I paid it half at a time. Ten dollars each time?

Yes, sir.

Were all the clerks paying the same amount?

I don't know.

Q. A. Did you know of any other clerks paying at that time?

No, sir.

How did you come to pay it?

As I said before I wanted to pay something and did so.

When did you pay it?

I can't remember.

Was it in September? Well, it was in September or October, I don't know which.

Q. Did you have any intimation from any person?

Ă. No sir.

Do you state that you simply walked up and paid this \$20 without anyone requesting you to do so?

I knew it was the custom in all the departments.

How did you know that George was the man to receive it?

Because he was the chief clerk, and I handed it to him and he said he would take care of it.

What conversation did you have about it?

Ă. None.

What was it for?

Political purposes.

Was he the politician of the office?

I don't know about that.

Did you know what he did with it?

No, sir.

Q, A. Q. A. Had you contributed any money before that? Fifteen dollars two years before.

To whom did you pay that?

I think part to Mr. Egan and part to Mr. George; I couldn't swear to it though.

How did Egan happen to receive it, was he chief clerk? Q. A.

No; deputy.

Q. Why did you pay it to him.

A. Because I didn't know what to do with it; he said he would take charge of it.

Q. Was there any intimation then before you paid this in regard to your paying it?

A. No, sir; I knew it was the custom.

Q. How did it happen that you paid \$15 two years ago and \$20 this last year?

A. That was my business.

Q. Wasn't your salary larger?

A. It was.

Q. And wasn't it two per cent of your salary?

A. I don't know.

Q. Will you swear that \$15 was not two per cent of the salary you were getting last fall?

A. No, sir.

Q. How much was the salary two years ago?

A. I cannot tell exactly. Q. What was it last year?

A. \$65 a month.

Q. Then raised to how much?

A. I don't remember, it was quite a good many months I only got \$65 a month.

Q. And you know of no other person contributing in that office?

A. No; only what was usually talked about the office among the clerks. Q. Wasn't it commonly talked over among the clerks that they were expected to contribute two per cent of their salary?

A. No, sir; some of the clerks were not able to give anything.

Q. Now, wasn't it talked over among the clerks that they were expected to give something?

A. If they wished to give they could, if they didn't they needn't. There

was never any amount stated.

Q. It was customary for them to give something?

A. I think it was.

Mr. Milnes: This money was given entirely voluntarily?

A. Yes, sir; gladly given.

Q. Never intimated that you would lose your job?

A. No, sir.

Q. It was simply voluntary on your part?

A. Yes, sir.

Gertrude R. Higham, being duly sworn testified as follows; By Mr. Doran:

Q. You reside at Lansing, Mrs. Higham?

A. Yes, sir.

Q. Were you employed in the Auditor General's office?

A. Yes, sir.

Q. Are you married or single?

A. A widow.

Q. How long have you worked in the Auditor General's office?

A. Between thirteen and fourteen years. Q. How long have you been a widow?

A. About fifteen years.

Q. Have you any children?

- Yes, sir; two.
- Have you contributed anything for campaign expenses?
 - - When, and in what amounts?
- Different amounts.
- Every campaign you contributed some?
- Yes, sir.
- What amount did you contribute last fall?
- Eighteen dollars.
- What was your salary?
- Seventy-five dollars a month.
- How did you happen to contribute this?
- It was voluntary on my part.
- I was customary to give something in the departments? I think so; that is the way I felt about it.
- Q`A`Q`A`Q`A`Q`A`Q`A`Q`A`Q`A` The others were to contribute, I suppose?
- I don't know anything about the others.
- You had heard others talk that they contributed I suppose? I heard the others talk that they had thought of doing so.
- To whom did you pay the money?
- Mr. M. B. Carpenter in the Auditor General's office, one of the paying clerks.
 - How did you pay it, all at once?
 - Yes sir.
 - What place did you pay it?
 - In the office.
 - How did you happen to go there?
 - Because I wanted to pay it.
 - Q. **A**. How did you know that he was the person to receive it?
 - I don't know exactly, there was a circulated paper.
 - Who brought round that paper?
 - Mr. Carpenter.
- This paper had the names of other persons on it who had contributed?
 - A. Yes sir.
 - What were the amounts?
 - I don't know anything about the amount.
- Q. How long with the paper? How long before you paid the money did Mr. Carpenter come round
 - I think it was in August.
 - When did you pay the money?
 - I am quite sure I paid mine in September.
 - Q. A. Did the paper state what it was for?

 - What, if any statement, did Mr. Carpenter make at the time?
 - None; no statement.
 - He simply handed you the paper?
 - Yes; it was optional with us.
 - How did you know when you had to pay it?
 - We had as long a time to pay it as we wanted to.
 - Were you notified by Mr. Carpenter that they wanted the money?
 - No; any time to suit my own convenience.
 - Any time before election, I suppose?

A.

Had it been the custom for years to circulate a like paper?

I think it had.

The reason you paid it to Mr. Carpenter was because he went around with the paper?

A. I supposed he was the one to pay it to.

Mr. Prindle: Was it ever intimated to you that it was necessary in order to hold your position to pay this?

No, sir.

Mr. Milnes: It was entirely voluntary was it?

Never intimated to you that you would lose you job?

No, sir.

Ada M. Gilbert, being duly sworn, testified as follows:

You reside in Lansing?

Yes, sir; my home has been here since last July.

Q. **A**. Are you a married lady?

No, sir.

What position do you hold?

QAQAQAQA In the Auditor General's office. How long have you been there?

Since the first of July or the last week in June of this last year.

What was your salary?

I got \$50 a month when I first came, raised to \$75 now.

Did you contribute anything for campaign expenses last fall?

Yes, sir.

Were you required to do so?

No, sir.

Was there any paper presented to you?

No, sir.

Emily C. Wardwell, being duly sworn, testified as follows:

Where do you reside?

In Lansing.

What is your occupation?

A clerk in the Auditor General's office.

How long have you been in the Auditor General's office?

Eight years.

What salary are you receiving?

\$60 a month.

QAQAQA Did you contribute anything for campaign expenses last year?

I did.

Q. A. How much?

I think I gave about \$14.

How was the amount fixed?

I think I gave what I thought I could afford to, but I was not asked for any special amount.

Was a paper presented to you?

Yes, sir.

It was simply a subscription paper asking you what you would give for campaign purposes?

Yes, sir.

- Who presented it?
- I think Mr. Carpenter.
- To whom did you pay the money?
- Mr. Carpenter.
- What other names were on the paper when you saw it?
- I don't know.
- There was quite a number?
- Α. I presume so.
- You understood it was customary to contribute for campaign purposes?
 - A. Yes, sir.
 - Q. A. You have contributed every campaign, have you not?
 - The first year I did not, but since then I have.
 - When was the paper presented to you?
 - **Q**. **A**. I don't know; it was probably along the first of September.
 - Q. A. Q. A. When was the money paid?
 - Part in September and part in October.
 - Why did you divide up the payments?
 - Simply as a matter of convenience.
 - Q. A. O. You paid the money to Mr. Carpenter?
 - Yes, sir; I understood he was the one to take charge of it.
 - Were there others paying money at the time you did?
 - À. I don't remember.
 - Wasn't that matter talked over among the girls?
 - I never saw anyone contribute.
 - Didn't you understand that they would contribute?
- It was generally understood that they all gave what they could afford to?
 - Was there anything compulsory about it?

 - Mrs. M. N. Brainard being duly sworn testified as follows:
 - Q. What is your occupation?
 - Ă. A clerk in the Auditor General's office.
 - Are you married or single?
 - A widow.
 - How long have you been employed in that office?
 - Off and on since 1874.
 - What has been your salary for the last two years?
- A. \$75 a month. It is supposed to be \$75 a month, sometimes I only get \$50 a month; two or three hundred was kept back.
 - What was two or three hundred dollars kept back for?
 - Ask Auditor General Alpin, he had some use for it.
- Was it because you were not at work that it was kept back for two months or more?
- A. I really couldn't tell, unless it was because he wanted to starve me out and put some one else in.
 - Q. Did you pay anything for campaign purposes last fall? A. Yes, sir.
- Q. How much, and who to? I handed it to Mr. Carpenter, I think I gave as much as I wanted to. and I think that was \$18.
 - Did you sign a paper before paying it?
 - No; I don't recollect that I signed a paper.

How did you come to pay it to him?

I was told that he was to take the money to pay the expenses of the election, and I wanted to do my share; I don't think it fair to let the gentlemen pay all.

Were there others who were contributing?

Yes there were some others about like me about the matter, I suppose.

Who asked you to pay it?

I understood that some were putting up money for such purposes. I suppose there were others paid some money, I can't say who.

What percentage of your salary did you pay? Well, I allowed about two per cent of what I got.

Where you compelled to pay, or was the payment voluntary, of your own free will?

A. I wasn't in the office for what I paid but for the service I was to them in the army. I am going out this month. The understanding was that I was to be employed by the State, no matter which party I was in. I wasn't compelled to pay it, I did it of my own free will.

Q. How did you happen to take two per cent, did you understand that was the amount the others were paying?

A. I think I heard of it from Washington one time. It seems to me there was a man in this State, who goes round telling people they ought to pay two per cent for everything.

Timothy Miles, being duly sworn, testified as follows:

Q. Where do you reside?

A. St. Clair, Michigan, when I am at home.

Q. What is your occupation?

A. A clerk in the Auditor General's office.

Q. How long have you been employed in that office?

A. About 8 years.

- Q. What is your salary? A. One thousand dollars.
- Q. Did you contribute any thing for campaign expenses last fall? A. I did.

Q. How much?

A. \$15.00.

Q. To whom?

A. I paid it to Mr. Carpenter.

Q. Did you sign a petition or subscription paper?
A. I went to Mr. Carpenter myself and put my name down.

Q. Mr. Carpenter had a paper to have the names taken down?

A. Yes, sir.

- Q. Were there other names on the same paper that you put your name
 - A. I presume there was.

Q. Do you not know?
A. Well, naturally there would be, yes sir.

Q. When did you sign this paper?

A. I don't know.

Q. After election or before?

A. Before election.

Q. When did you pay the money?

A. I cannot tell you, before election I suppose.

- Paid it to Carpenter?
- I did sir.
- All at once?
- I think I paid the \$15; I have paid a city fund ever since I was in the army.
 - Q. Who did you subscribe the city fund to?
 - A. I don't remember.
 - Q. Was it Charlie Hassey?
 - A. No, sir.
 - Q. How did you know that Carpenter had a paper of that kind?
 - A. I had seen it of course.
 - Q. Where did you see it?
 - A. I saw it on his desk.
 - Q. Was it laid openly on his desk? A. Yes, sir.

 - Q. So that persons might subscribe?
 - A. It did not lay there all the while.
 - Q. Do you know where he put it after he took it from the desk? A. No, sir.

 - Q. Did he mark your name paid?
 - A. I don't know sir.
 - Q. Did he give you a receipt when you paid?

 - Q. Did he tell you what he was going to do with it?

 - Q. What per cent of your salary did you have to pay?
 - A. None.
 - Q. What per cent did you pay?
 A. You can tell by figuring it out.

 - Q. Was it not the custom to contribute in the office?
 - A. Well, you will have to ask somebody else.
 - Q. Do you not know that that was the custom?
- A. It was my custom to contribute every campaign ever since I was old enough.
 - Q. Did you understand that others did likewise in that office?
 - A. I presume they did.
 - Q. Didn't you see their names and contributions on that paper?
 - A. I don't know whether they or somebody else signed it.
 - Q. Will you state, witness, that yours was the only name to that paper?
 - A. Why, certainly not; I presume there were other names on the paper. Q. What do you mean by the word "presume?"

 - A. You can find the meaning in the dictionary.
- Q. Is this the way you generally swear; do you know the nature of an oath?
 - I do, sir; I presume.
- Mr. Prindle: Was it ever intimated to you that it was necessary for you to subscribe to the campaign fund in order to keep your place?
 - A. No, sir.
 - Q. Was this contribution entirely voluntary?
 - A. Perfectly so.
- Q. Did you know of anybody ever being discharged in the office who did not pay?
 - A. No, sir.

Mr. George C. Presley, being duly sworn, testified as follows:

Where do you reside?

Lansing.

What is your occupution?

Clerk in the Secretary of State's office.

How long have you been there?

About eight years.

How much salary do you receive?

One thousand dollars.

Did you contribute anything for campaign expenses last fall?

Twenty-five dollars.

- Q.A.Q.A.Q.A.Q.A.Q.A.Q.A.Q.A.Q.A. To whom did you contribute it? Mr. Egan, Dep'y Secretary of State. Did you sign a subscription paper?
- Never saw one in the department.

When did you pay the money?

Before election, September or October.

How did you happen to pay it to Egan?

A. I knew that he was was going to Detroit and was going to take the contributions down there, so I stopped in and paid the \$25

To whom was he to pay it to there?

Q. A. I don't know, but suppose the Republican State central committee.

Did you know of others contributing?

Q. **A**. No sir; I suppose they did but I don't know.

How did you know that Egan wanted money to take down to Detroit? I didn't make any such statement; I said I knew he was taking some down. He told me—I am not sure but I asked him.

Q. Did he A. No, sir. Did he state how much he expected you to give?

How did you arrive at that?

By the condition of my pocket book; one year I gave \$10 and one vear nothing.

Well, it was customary for them to contribute a certain amount?

Α. I presume it was.

Mr. Milnes: Was any assessment made?

I judge not, from the fact that clerks drawing the same salary did not pay the same. I paid \$25 last fall, and I am confident that other clerks didn't pay over ten drawing the same salary.

One campaign you paid nothing? Q.

Ă.

Q. Did Egan tell you that it was necessary for you to part and No, sir.

Henry L. BeDell, being duly sworn, testified as follows: Did Egan tell you that it was necessary for you to pay anything?

What is your occupation.

Clerk in the Auditor General's office.

How long have you been in that capacity?

I think six years or little longer.

What has been your salary for the last two years?

One thousand dollars.

QAQAQAQAQA Did you contribute anything towards the last campaign?

I did.

How much?

Twenty dollars.

To whom did you pay it?

Mr. Carpenter.

When?

Well, I couldn't tell exactly, it was before the election. It might have been as early as August.

Did you sign a subscription paper?

. .

I don't remember.

Did the paper state what you were to pay?

I cannot remember. I understood that was what it was for.

Who presented the paper to you?

I think Mr. Carpenter did.

Were there other names on the paper at the time that you signed it?

I couldn't say; I think there were.

What per cent was it customary for you to pay while you were in that office?

Well, that would be two per cent.

What did you hear said about it among the clerks in the office? I don't know that I could state anything that I heard said about it I am willing to swear that I cannot remember anything about it.

How did you get the impression that two per rent was proper?

Q. <u>A</u>. I couldn't answer that question.

Did you see this paid?

I don't remember that I did.

Did you hear others say what they had paid?

I can't remember.

Don't you know of others paying?

Not of my own knowledge.

As a matter of fact, wasn't it customary for all to contribute something?

A. I presume it was.

Mr. Milnes: Do you know of any one in the office who did not pay?

I don't know.

Any assessment made?

No, sir.

Never felt that it was a necessity?

No. sir.

You paid what you did pay voluntarily?

Q. A. Q. A. Q. A. Q. A. No understanding that you would lose your job if you did not pay?

No, sir.

Was there any particular amount that you were to pay?

No, sir.

Edwin Clark, being duly sworn, testified as follows:

Where do you reside?

Ă. Lansing.

What is your occupation?

Clerk in the Auditor General's office.

How long have you been employed there?

Sixteen years.

What has been your salary?

One thousand dollars.

Did you contribute anything to the campaign fund last fall?

Yes, sir. A.

How much?

Twenty dollars.

To whom did you pay it?

Mr. Carpenter.

When?

- Q`A`Q`A`Q`A`Q`A`Q`A` Some time before election, September or October.
 - Did you see a subscription paper passed around?

Yes, sir.

You signed that?

Yes, sir.

Were there other names on the paper?

I think there were. It was some time before I paid that I signed it. You have contributed every two years ever since you were in the office?

A. All but one year.

Did all the clerks in the office contribute to the campaign fund?

- I don't know. I gave twenty dollars, but some years I haven't paid Some years I paid more than that. I paid five dollars more one year, and some years ten dollars less. One year out of the sixteen didn't pay anything.
- Mr. Carpenter was taking care of the campaign money, wasn't he? Of course; there has to be some system about it, and I understood that Mr. Carpenter was the one to take the money to the State central committee.
 - Q. You signed a subscription paper?

Ă. Yes, sir.

Do you remember what it read?

No, I cannot repeat it—for campaign purposes.

Did others also contribute?

Some others may have contributed, but I cannot swear positively.

Was each one to pay a certain amount?

No; my understanding was that each one paid just what he chose to, and what he paid was nobody else's business.

But they all paid something, didn't they?

A. I don't know what they paid, only what I paid myself.

You handed the money then to Carpenter?

I think I did.

Mr. George H. Green, being duly sworn, testified as follows:

You reside in Lansing?

Yes, sir.

What is your occupation?

Clerk in the Auditor General's office.

How long have you been there?

Since 1872.

What was your salary for the last two years?

One thousand dollars.

Q.A.Q.A.Q.A.Q.A.Q.A.Q.A.Q.A. Did you contribute any part of it to the campaign fund last fall? I contributed to the campaign fund.

How much?

- Ten dollars.
- To whom did you pay it?

Mr. Carpenter.

- Did you sign the subscription paper?
- There were other names on that paper were there not?
- I believe there were.
- Q. A. Q. A. And after signing that you paid the ten dollars to Mr. Carpenter?
- Yes, sir.
- You paid it for campaign purposes, did you?
- Yes, sir.
- Was it the custom to contribute to such a fund?
- The custom was to contribute or not, just as you were a mind to. I contributed every two years.
- Mr. Carpenter I suppose you intended should hand that money to the State central committee?
 - A. It was understood.
 - And others contributed likewise?
 - Yes, sir; as I understood it.

George H. Saxton, being duly sworn testified as follows:

- You reside in Lansing?
- Yes, sir.
- What is your occupation?
- I am in the Auditor General's office.
- Clerk?
- Yes, sir.
- How long have you been there?
- Fourteen years.
- What is your salary per year?
- My salary for the last two years has been \$1200, it has been reduced since the new adminstration.
 - Did you contribute anything last fall to the campaign expenses?
 - Ă. Yes, sir; about \$35.
 - To whom did you pay it?
 - Well, I paid part of it to Mr. Carpenter.
 - How much to Mr. Carpenter?
 - I think \$24.
 - And the balance?
 - I paid where I was a mind to.
 - Twenty-four dollars to Mr. Carpenter?

 - Q.A. Q.A. Q.A. Q.A. Did you sign any subscription paper?
 - I did.
 - When did you sign it?
 - I think along in August.
 - When did you pay this money?
- I think it was in September. I cannot tell whether I paid it all at once or in two amounts.
 - Were there others?
- Yes, sir; lots of them. I was the last fellow on the list, I guess most everybody in the office were on the list.
 - It had been the custom? Q.
 - Α. Yes, sir.
 - Q. How did you know Carpenter was the man?

Because we selected him, the clerks in the office. He was to give it to the State Central committee.

Albert V. Phister, being duly sworn, testified as follows:

What is your occupation?

A compiler's clerk in the Secretary of State's office.

Q. A. How long have you been there?

Four years.

What has been your salary for the last 2 years?

One thousand dollars.

Q. A. Q. A Q. A. Did you contribute anything last fall to the campaign expenses?

I did.

How much?

Twenty-eight dollars.

To whom did you pay it?

Well, I paid \$20 to Mr. Egan, \$5 to the city fund, \$3 to my home fund and divided it around.

Did you sign a subscription paper?

No. sir.

How did you happen to pay it to Mr. Egan?

Well, I think I asked one of the clerks what was being done about campaign funds, whether it was sent to the committee or what, and he said that Mr. Egan would take it.

He was the collector for the State central committee. I should judge so from that; of course I don't know.

Then you understood from the clerk that you asked, that they were all contributing and giving it to Mr. Egan?

I don't know. Α.

What impression did you get?

I didn't ask anything about that. He said I could take it to the State Central committee or give it to him. I think he told me that he handed his to Mr. Egan.

Q. Who was the man?

I think this was Alexander that I was asking; I won't be sure. A.

It had been the custom to make contributions for campaign purposes?

I suppose so; four years ago I contributed the same. Α. About how many clerks were there in the office?

I think about thirty-three or four. Α.

Had they all contributed a like amount?

There was some talk among the clerks that some of the women had not contributed and they thought it wasn't just right that a woman should draw a salary and not have a family to support and did not contribute to the campaign fund. That was simply among the clerks.

Wasn't there anything said about any percentage?

Not that I know of. Α.

- Mr. Milnes: There were some employed there who didn't pay, wern't there?
- I understood that either one or two of the ladies gave very small Α.

Did you ever know of any one being discharged because they didn't pay?

No, sir; the one who contributed so little seemed to be as well favored as anybody so far as I knew.

Everything was paid voluntarily?

Yes, sir.

Mr. Charles H. Thomson being duly sworn testified as follows:

Q. What is your occupation?
A. Clerk in the Auditor General's office.

Q. How long have you been there?

A. About 27 years.

What has been your salary for the last two years?

- Part of the time a thousand dollars and part of the time eleven hundred.
 - Q. Did you contribute anything to the campaign expenses last fall?

Ă. I think about \$22.

Whom did you pay it to?

Mr. Carpenter.

Q. A. Did you sign a subscription paper?

There were a number of names on the paper?

Yes, sir; all the clerks in the office I should think.

Some time after you signed the paper you paid the money to Mr. Carpenter for campaign purposes?

A. Yes, sir.

Q. How did you know of him being the person to receive the money?

I understood he was the person.

Mr. Wisner: At the time you contributed the \$22 your salary was just **\$1.100**?

A. Yes, sir.

By unanimous consent,

Mr. Milnes offered the following resolution:

Resolved, That the fine of one day's per diem imposed on the Senator from the 18th, for absence without leave, be and the same is hereby remitted.

The question being on the adoption of the resolution,

The resolution was adopted.

By unanimous consent,

The select committee appointed to investigate as to unnecessary printed matter being published by the State, made the following report:

To the Honorable, the Senate of the State of Michigan:

In compliance with the following resolution, introduced January 14, 1891:

Resolved, That a committee of three be appointed to visit the several departments and ascertain what unnecessary (if any) public reports and other printed matter is circulated among the general public, without any real benefit to them. And it shall be the duty of said committee during this session, at their earliest convenience to make a general report to the Senate of all such unnecessary printed matter, and make such suggestions relative to the general printing and the laws pertaining thereto;

Which resolution was adopted.

Your select committee, submit the following report, and ask to be dis-

charged from the further consideration of the subject:

Your committee visited the several departments, and received but little information or satisfaction relative to the amount of State printing done, that was considered unnecessary; therefore, your committee on April 30 sent a circular to each county clerk in the State, and we submit to the

Senate a few of the many answers received.

Out of 65 reports received in reply to circular sent to county clerks, 22 report there are 14,889 volumes on hand and only one favorable report received.

In answer to the questions, what reports are most called for:

Agriculture and horticulture reports are in the greatest demand in the country, but few of the above are needed in the cities.

In answer as to how many volumes have you on hand.

Ottawa says: This question as to number I cannot answer, there are tons of books now on hand.

Cheboygan: It would be a job of great magnitude to count them.

Kalkaska: As near as I can make the estimate, I have on hand three cords.

Jackson: We have about three tons of reports on hand which the people do not seem to want.

Macomb: About two wagon loads, principally joint documents, Senate

and House Journals, Horticultural reports and Vital Statistics.

Cass: Have about 3,000 pounds of Joint Documents, Vital Statistics and others. Have an order from the supervisors to sell them at one cent a pound. No farmer will take one, and no one calls for them.

Lapeer: Life if too short to count them.

Wayne: I have about four-fifths of the rubbish sent me this year, and a number of ones of past years.

Montcalm: Have from one to two tons of miscellaneous books.

Livingston: About two cords of Joint Documents, Vital Statistics, Senate and House Journals.

Leelanaw: I think there are pretty near two ton weight of extra books and the are mostly Joint Documents.

Menominee: Have a house full of Joint Documents, Vital Statistics, etc.

Keweenaw: Would take about two days to count them. Marquette: I have stacks of them; can't enumerate them.

In answer to the question are any destroyed as useless; twenty-seven answer yes.

And the clerks from the following counties answered to the question as follows:

Wayne: I should think there is over one-half disposed of.

Lake: Over a wagon load of Joint Documents, Horticultural Reports, Vital Statistics and Agricultural Reports.

Cheboygan: Some are destroyed; they are all regarded useless.

Benzie: Yes. Joint documents, Senate and House Journal and Vital Statistics are no good.

Gratiot: I destroyed about a wagon load to get them out of the way.

Alpena: None destroyed unless we are short of fuel.

Others say while they are not destroyed they may as well be, or will

have to be, to make room for others coming.

The above do not include the thousands in the offices of the township clerks and supervisors. Your committee are of the opinion that Joint Documents, Vital Statistics, Senate and House Journals are not needed except to a very limited extent. Reports for the last thirteen years show that we have paid for printing, binding and paper \$827,221.85, or \$63,632.45 per aunum. The above figures do not include stationery or the printing of the same, nor any of the reports sent out

by the different institutions. While your committee have given this subject as much attention as their other duties would permit, yet they are of the opinion that the matter is of such gigantic proportions that the time allotted is too short to thoroughly accomplish the task

assigned us.

When we take into consideration the cost of boxes, packing, freight, postage and compiling much of this useless matter sent out and never distributed from the fact that no one wants it except for scrap books and waste paper, your committee desires to say it is a useless expenditure of the public funds, amounting to thousands of dollars per year. Your committee believe that a large amount of the figures compiled and published are of no value, and should be discontinued. This is particularly the case with the board of health report, which contains about three hundred pages, one half of which are tables and figures which can be of use to only a few. The metereological report of the previous year should be stricken out of the agricultural report, as well as other useless statistics.

What the people want is good common sense, readable and interesting matter. If the heads of departments cannot supply such, better stop their reports. Books will not go a begging, unless they contain "not figures"

but figures simmered down and put in good, intelligent language.

Again, we find many of the reports elaborately illustrated with costly cuts of State buildings. The taxpayers are more interested in all this than the general reader.

The signal service reports sent out monthly are valueless and costly, giving temperature and rainfalls for the previous month and maps to

illustrate the same—a useless drain on the public treasury.

The printing, binding and paper for the following reports, viz.: Vital Statistics, Farm Statistics, House Journals, Senate Journals, Joint Documents, and reports of State Board of Health, cost the State for the year

1889, per report from State Auditor's office \$45,678.89.

The report of the Secretary of State to your committee says none of the reports prepared in this division of the department are published in excess of the number required to supply the actual demand; reports from the county clerks show different. The report would have been reliable, had it stated none are printed in excess of those sent out.

Henry McComas stated to the committee that Mr. Holden when Secretary of State, sold twenty-one or two tons of such books, as Joint Doucments,

House and Senate Journals, at half a cent a pound.

Therefore, your committee reccommend that the laws be so amended, as to prevent so much of what appears to be unnessary printing being done.

JOHN BASTONE, Chairman Committee.

Report accepted and committee discharged.

By unanimous consent,

The committee on cities and villages made the following report:

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 538 (file No. 269), entitled

A bill to provide a charter for the city of Detroit, and to repeal all acts

J. S. BEERS, Chairman.

and parts of acts in conflict therewith,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without recommendation, and ask to be discharged from the further consideration of the subject.

Report accepted and committee discharged.

. The bill was referred to the committee of the whole, and placed on the general order.

GENERAL ORDER.

On motion of Mr. Morrow,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Garvelink to the chair.

After some time spent therein the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

Senate bill No. 151 (file No. 79), entitled

A bill to regulate the charges permitted for the use of telephones, to prescribe the duties of those operating telephones, and to prescribe pennalties,

Have made sundry amendments thereto, and have directed their chairman to report the same back to the Senate, asking concurrence therein, and recommend its passage.

J. W. GARVELINK, Chairman.

Report accepted.

On motion of Mr. Garvelink.

The Senate concurred in the amendments made to the above named bill, and the same was placed on the order of third reading of bills.

By unanimous consent,

The Senate resumed the order of

THIRD BEADING OF BILLS.

Senate bill No. 151 (file No. 79), entitled

A bill to regulate the charges permitted for the use of telephones, to prescribe the duties of those operating telephones, and to prescribe penalties,

Was read a third time, and

Pending the taking of a vote upon its passage,

On motion of Mr. Withington,

The Senate adjourned until tomorrow at 9:30 o'clock A. M.

Lansing, Tuesday, June 30, 1891.

The Senate met and was called to order by the President at 9:30 o'clock A. M.

Roll called: a quorum present.

Absent without leave: Mr. Smith.

On motion of Mr. Park,

Mr. Smith was excused from attendance until this afternoon.

17

REPORTS OF STANDING COMMITTEES.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 447 (file No. 426,) entitled

A bill to amend section 3 of an act entitled "An act to revise an act to incorporate the city of Bay City," approved March 21, 1865, as amended and revised by the several acts amendatory and revisionary thereof,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without recommendation, and ask to be discharged from the further consideration of the subject.

J. S. BEERS, Chairman.

Report accepted and committee discharged.

Mr. Gilbert moved that the rules be suspended and the bill placed upon

its immediate passage;

Which motion did not prevail, Mr. Milnes calling for the yeas and nays, and two-thirds of all the Senators present not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	$\mathbf{Mr.\ Miller}$	Mr. Porter
${f Benson}$	Garvelink	Morrow	\mathbf{Sharp}
${f Beers}$	$\mathbf{Gilbert}$	$\mathbf{Mugford}$	Toan
${f Boughner}$	McCormick	Park	Wisner
Crocker			

NAYS.

Mr. Brown	Mr. Prindle	Mr. Weiss	Mr. Wilkinson
Holcomb	Sabin	Wheeler	Withington
\mathbf{Milnes}	Stevens		10

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 119 (file No. 459), entitled

A bill to declare certain abstracts of the records of the county of Charle-

voix public records,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on Asylum for Criminal Insane:

The committee on Asylum for Criminal Insane, to whom was referred

House substitute for Senate bill No. 201, entitled

A bill to amend sections 1 and 2 of act No. 190 of the public acts of the year 1883, being an act entitled "An act to provide for the location, erection, organization and management of an asylum for insane criminals," the same being section 1943 and 1943 of Howell's annotated statutes, volume three,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

A. B. BROWN, Chairman.

Report accepted and committee discharged.

On motion of Mr. Brown,

The rules were suspended, two-thirds of all the Senators present voting

therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Porter	Mr. Weiss	
${f Benson}$	McCormick	Prindle	$\mathbf{Wheeler}$	
\mathbf{Beers}	\mathbf{Miller}	Sabin	Wilcox	
Boughner	\mathbf{Milnes}	Stevens	$\mathbf{Wilkinson}$	
\mathbf{Brown}	Mugford	Taylor	Withington	
Crocker	Park	\mathbf{Toan}	Wisner 2	4
	N	AYS.		0

Title agreed to.

On motion of Mr. Brown,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, June 29, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Substitute for House bill No 935, entitled

A bill to define and establish a State road in the county of Bay to be known as the Mount Forest and Pinconning State road, and to authorize the township board of the township of Mount Forest to issue bonds to pay for the construction and improvement thereof,

In compliance with the request of the Senate asking the return of the

same.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

On motion of Mr. Gilbert, The bill was laid on the table.

MOTIONS AND RESOLUTIONS.

On motion of Mr. Park,

Senate bill No. 151 (file No. 79), entitled

A bill to regulate the charges permitted for the use of telephones, and to prescribe the duties of those operating telephones, and to prescribe penalties,

17

REPORTS OF STANDING COMMITTEES.

By the committee on cities and villages:

The committee on cities and villages, to whom was referred

House bill No. 447 (file No. 426,) entitled

A bill to amend section 3 of an act entitled "An act to revise an act to incorporate the city of Bay City," approved March 21, 1865, as amended and revised by the several acts amendatory and revisionary thereof,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without recommendation, and ask to be discharged from the further consideration of the subject.

J. S. BEERS, Chairman.

Report accepted and committee discharged.

Mr. Gilbert moved that the rules be suspended and the bill placed upon

its immediate passage;

Which motion did not prevail, Mr. Milnes calling for the yeas and nays, and two-thirds of all the Senators present not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Miller	Mr. Porter
${f Benson}$	$\mathbf{Garvelink}$	Morrow	\mathbf{Sharp}
\mathbf{Beers}	$\mathbf{Gilbert}$	$\mathbf{Mugford}$	Toan
Boughner Crocker	McCormick	Park	Wisner
Crocker			

NAYS.

Mr. Brown Holcomb Milnes	Mr. Prindle Sabin Stevens	Mr. Weiss Wheeler	Mr. Wilkinson Withington
:WITTHAN	STAVANS		137

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 119 (file No. 459), entitled

A bill to declare certain abstracts of the records of the county of Charle-

voix public records,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on Asylum for Criminal Insane:

The committee on Asylum for Criminal Insane, to whom was referred

House substitute for Senate bill No. 201, entitled

A bill to amend sections 1 and 2 of act No. 190 of the public acts of the year 1883, being an act entitled "An act to provide for the location, erection, organization and management of an asylum for insane criminals," the same being section 1943 and 1943 of Howell's annotated statutes, volume three,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

A. B. BROWN, Chairman.

Report accepted and committee discharged.

On motion of Mr. Brown,

The rules were suspended, two-thirds of all the Senators present voting

therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Porter	Mr. Weiss
Benson	McCormick	$\mathbf{Prindle}$	$\mathbf{Wheeler}$
\mathbf{Beers}	\mathbf{Miller}	${f Sabin}$	Wilcox
Boughner	\mathbf{Milnes}	Stevens	Wilkinson
Brown	Mugford Park	Taylor	Withington
Crocker	Park	Toan	Wisner 24
	N	AYS.	0

Title agreed to.

On motion of Mr. Brown,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, \ Lansing, June 29, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Substitute for House bill No 935, entitled

A bill to define and establish a State road in the county of Bay to be known as the Mount Forest and Pinconning State road, and to authorize the township board of the township of Mount Forest to issue bonds to pay for the construction and improvement thereof,

In compliance with the request of the Senate asking the return of the

same.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

On motion of Mr. Gilbert, The bill was laid on the table.

MOTIONS AND RESOLUTIONS.

On motion of Mr. Park,

Senate bill No. 151 (file No. 79), entitled

A bill to regulate the charges permitted for the use of telephones, and to prescribe the duties of those operating telephones, and to prescribe penalties,

Was taken from the order of third reading and re-referred to the committee on judiciary and State affairs jointly.

SPECIAL ORDER OF THE DAY.

The special order of the day being the further consideration of the report of the committee on judiciary relative to the assessments of the employes of State departments for political purposes,

And the President having announced that the time for the consideration

of the same had arrived,

On motion of Mr. Prindle,

The further consideration of the subject was deferred and made the special order for 2 o'clock P. M.

GENERAL ORDER.

On motion of Mr. Gilbert,

The Senate went into committee of the whole on the general order, whereupon.

The President called Mr. Wisner to the chair.

After some time spent therein the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the follow-

ing:

House bill No. 538 (file No. 269), entitled

A bill to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith.

Have directed their chairman to report progress and ask leave to sit again.

C. W. WISNER, Chairman.

Report accepted.

On motion of Mr. Wisner,

The Senate granted leave for a further consideration of the above named bill by the committee of the whole.

By unanimous consent,

The committee on roads and bridges made the following report:

By the committee on roads and bridges:

The committee on roads and bridges, to whom was referred

House substitute bill No. 816, entitled

A bill to repeal act No. 272 of the laws of 1889, entitled "An act appropriating certain non-resident highway taxes to aid in the improvement of a certain State road and branches in the county of Grand Traverse,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without recommendation, and ask to be discharged from the further consideration

of the subject.

JAMES E. HOLCOMB, Chairman.

Report accepted and committee discharged.

On motion of Mr. Wilkinson, The bill was laid on the table.

GENERAL ORDER.

On motion of Mr. Doran,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Wilkinson to the chair.

After some time spent therein the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

House bill No. 447 (file No. 426), entitled

A bill to amend section 3 of an act entitled "An act to revise an act to incorporate the city of Bay City," approved March 21, 1865, as amended and revised by the several acts amendatory and revisionary thereof.

Also,

House bill No. 119 (file No. 459), entitled

A bill to declare certain abstracts of the records of the county of Charle-voix public records.

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

R. R. WILKINSON, Chairman.

Report accepted.

The above named bills were placed on the order of third reading of bills.

By unanimous consent,

The Senate resumed the order of

THIRD READING OF BILLS.

House bill No. 447 (file No. 426), entitled

A bill to amend section 3 of an act entitled "An act to revise an act to incorporate the city of Bay City," approved March 21, 1865, as amended and revised by the several acts amendatory and revisionary thereof,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Doran	Mr. Miller	Mr. Porter	
${f Benson}$	${f Fridlender}$	Morrow	\mathbf{Smith}	
Beers	Garvelink	Mugford	Stevens	
Boughner	$\mathbf{Gilbert}$	Park	Wisner	
Crocker	McCormick			18
	37	A 37C		

NAYS.

Mr. Milnes Mr. Sabin 2

Title agreed to.

Mr. Gilbert moved that the bill be given immediate effect;

Which motion did not prevail, Mr. Milnes calling for the yeas and nays, and two-thirds of all the Senators elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Doran	Mr. Morrow	Mr. Sharp	
${f Benson}$	Fridlender	Mugford	\mathbf{Smith}	
\mathbf{Beers}	$\mathbf{Gilbert}$	Park	Wilcox	
${f Boughner}$	McCormick	Porter	\mathbf{W} isner	
Crocker	\mathbf{Miller}		•	18
100				

NAYS.

Mr. Garvelink Milnes	Mr. Sabin . Stevens	Mr. Toan Weiss	Mr. Wheeler	7
Mr. 0:11		8 3 1		

Mr. Gilbert gave notice that at some future day he would move to reconsider the vote by which the bill was not given immediate effect.

House bill No. 119 (file No. 459), entitled

A bill to declare certain abstracts of the records of the county of Charle-

voix public records,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. McCormick	Mr. Prindle	Mr. Weiss	
\mathbf{Beers}	\mathbf{Miller}	Sabin	$\mathbf{Wheeler}$	
$\mathbf{Boughner}$	Morrow	Sharp	Wilcox	
Doran	Mugford	\mathbf{Smith}	Wilkinson	
\mathbf{F} ridlender	Park	${f Stevens}$	\mathbf{Wisner}	
Garvelink	Porter	Taylor		23
	N	AYS.		0

Title agreed to.

On motion of Mr. Wilkinson,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

Substitute for Senate bill No. 2, entitled

A bill to re-incorporate the village of Buchanan and to repeal all acts and parts of acts inconsistent with the provisions of this act.

C. B. BOUGHNER, Chairman.

Report accepted.

By unanimous consent,

The committee on public improvements made the following report:

By the committee on public improvements:

The committee on public improvements, to whom was referred

House bill No. 145 (file No. 67), entitled

A bill to amend section 1 of chapter 4, and section 3 of chapter 5 of act No. 227 of the public acts of the session of 1885, entitled "An act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto," as amended by act No. 233 of the public acts of 1889.

amended by act No. 233 of the public acts of 1889,'
Respectfully report that they have had the same under consideration and have directed me to report the same back to the Senate, without recommendation, and ask to be discharged from the further consideration

of the subject.

AARON B. BROWN, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By unanimous consent, On motion of Mr. Brown,

Indefinite leave of absence was granted to himself.

GENERAL ORDER.

On motion of Mr. Weiss,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Weiss to the chair.

After some time spent therein the committee rose and, through their chairman made the following report:

The committee of the whole have had under consideration the fol-

lowing:

House bill No. 145 (file No. 67), entitled

A bill to amend section 1 of chapter 4, and section 3 of chapter 5 of act number 227 of the public acts of the session of 1885, entitled "An act to provide for the construction and maintenance of drains and the assessment and collection of taxes therefor," and to repeal all other laws relative thereto, as amended by act number 233 of the public acts of 1889.

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend its passage.

J. M. WEISS, Chairman.

Report accepted.

The above named bill was placed on the order of third reading of bills. By unanimous consent,

The Senate resumed the order of

THIRD READING OF BILLS.

House bill No. 145 (file No. 67), entitled

A bill to amend section 1 of chapter 4, and section 3 of chapter 5 of act number 227 of the public acts of the session of 1885, entitled "An act to provide for the construction and maintenance of drains and the assessment and collection of taxes therefor," and to repeal all other laws relative thereto, as amended by act number 233 of the public acts of 1889,

Was read a third time and was not passed, a majority of all the Senators

elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Doran	Mr. Fridlender Garvelink McCormick	Mr. Miller Mugford	Mr. Park Sharp	10
	. N .	AYS.		
Mr. Boughner Crocker Gilbert	Mr. Holcomb Milnes Porter	Mr. Prindle Sabin Toan	Mr. Weiss Wheeler	11

By unanimous consent,

Mr. Taylor moved that the vote by which the Senate refused to pass

House bill No. 181 (file No. 263), entitled

A bill making an appropriation for the support and expenses of a State weather service,

Be reconsidered;

Which motion did not prevail, Mr. Park calling for the yeas and nays and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Mugford	Mr. Sabin	Mr. Toan	
$\mathbf{Garvelink}$	Porter	\mathbf{Sharp}	\mathbf{W} heeler	
\mathbf{Milnes}	${f Prindle}$	Taylor	Wilkinson	
Morrow		• •		13

NAYS.

Mr. Bastone	Mr. Fridlender	Mr. Miller	Mr. Wilcox	
Boughner	$\mathbf{Gilbert}$	Park	\mathbf{Wisner}	
Crocker	$\mathbf{Holcomb}$	\mathbf{Smith}	President	
Doran	McCormick			14

By unanimous consent, On motion of Mr. Sharp,

The vote by which the Senate refused to pass House bill No. 632 (file No. 169), entitled

A bill to amend sections 1, 2 and 5 of act number 152 of the public acts of 1883, being an act entitled "An act to provide for the taxation of persons, co-partnerships, associations, car loaning companies, corporations and fast freight lines engaged in the business of running cars over any of the railroads of this State, and not being exclusively the property of any railroad company paying taxes on their gross receipts," approved June 5, 1883, being compiler's sections 1236a, 1236b, and 1236e of Howell's annotated

statutes of Michigan, Was reconsidered.

On motion of Mr. Sharp,

The bill was then placed on the order of third reading of bills.

Mr. Park moved that the Senate take a recess until 1:30 o'clock P. M. Mr. Taylor moved as an amendment that the Senate take a recess until 2 o'clock P. M.,

Which motion to amend prevailed.

The original motion as amended then prevailed, whereupon,

The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present.

SPECIAL ORDER OF THE DAY.

The special order of the day being the further consideration of the report of the judiciary committee relative to the assessment of employés of the State departments for political purposes,

And the President having announced that the time for the consideration

of the same had arrived,

On motion of Mr. Prindle,

The consideration of the subject was deferred and made the special order for tomorrow at 10 o'clock A. M.

REPORTS OF STANDING COMMITTEES.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 586, entitled

A bill to amend section 56 of act No. 59 of the laws of 1871, being section 554 of Howell's annotated statutes, relative to the annual reports

of prosecuting attorneys to the Attorney General,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

C. W. WISNER, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, June 30, 1891.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following:

Substitute for House bill No. 518, entitled

A bill to authorize the township of McMillan, in the county of Ontonagan, to borrow money to be used in building a bridge and approaches thereto in said township, and to issue bonds therefor,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and

Pending its reference,

On motion of Mr. Stevens,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Holcomb	Mr. Porter	Mr. Toan
${f Beers}$	McCormick	${f Prindle}$	$\mathbf{W}_{\mathbf{eiss}}$
Boughner	Miller	\mathbf{Sabin}	$\mathbf{Wheeler}$
Doran	\mathbf{Milnes}	Sharp	Wilcox
${f Fridlender}$	Morrow	${f Smith}$	Wilkinson
Garvelink	$\mathbf{Mugford}$	$\mathbf{Stevens}$	Withington
$\mathbf{Gilbert}$	Park	\mathbf{Taylor}	Wisner 28

Title agreed to.

On motion of Mr. Stevens,

By a vote of two-thirds all the Senators elect, the bill was ordered to take immediate effect.

The President also announced the following:

House of Representatives, (Lansing, June 30, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Substitute for Senate bill No. 203, entitled

A bill to authorize the city of Detroit, county of Wayne, State of Michigan, to issue bonds for the purpose of constructing public sewers in said

And to inform the Senate that the House has amended the same as

follows:

By inserting in line 12 of section 1, after the word "loan," the words, "and provided also that at any one election the amount so voted shall not exceed the sum of five hundred thousand dollars."

In the passage of which bill as thus amended the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the bill,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Benson	Mr. Milnes	Mr. Sabin	Mr. Weiss
Boughner	Morrow	Sharp	\mathbf{W} heeler
$\mathbf{Fridlender}$	Mugford	${f Smith}$	Wilcox
Garvelink	Park	Stevens	Wilkinson
$\mathbf{Holcomb}$	Porter	Taylor	Withington
McCormick	$\mathbf{Prindle}$	Toan	Wisner 24

NAYS.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

MESSAGES FROM THE GOVERNOR.

The President announced the following:

EXECUTIVE OFFICE, Lansing, June 30, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 2, being

An act to reincorporate the village of Buchanan and to repeal all acts and parts of acts inconsistent with the provisions of this act.

Also,

Senate bill No. 154, being

An act making an appropriation for additional power, machinery, lumber, furnishings and general repairs at the State House of Correction and Reformatory at Ionia.

EDWIN B. WINANS, Governor.

The message was received.

The President also announced the following:

EXECUTIVE OFFICE, Lansing, June 30, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate substitute for House bill No. 9, being

An act to authorize the city of St. Joseph to issue bonds for public improvements.

Also,

Senate bill No. 11 (file No. 224), being

An act to authorize the raising of money to improve, pave or macadamize the streets, in the village of Ithaca, Gratiot county, Michigan.

EDWIN B. WINANS, Governor.

The message was received.

MOTIONS AND RESOLUTIONS.

On motion of Mr. Park.

The rules were suspended, two-thirds of all the Senators present voting therefor, and the committee of the whole was discharged from the further consideration of

House bill No. 538 (file No. 269), entitled

A bill to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith.

On motion of Mr. Park,

The further consideration of the bill was indefinitely postponed.

Mr. Milnes moved that the vote by which the further consideration of the bill was indefinitely postponed, be reconsidered.

Mr. Park moved that the motion to reconsider do lie on the table;

Which motion prevailed.

Mr. Holcomb offered the following resolution:

Resolved, That the following clerks, Jas. I. David, Stephen Sims and O. S. Ryerse, be allowed each one dollar per day during the session of the Legislature, for extra services performed by them, for the following Senate committees, namely: railroads, fisheries, State library, State Prison, State Public School, University and elections.

Mr. Boughner moved that the resolution be referred to the committee on

finance and appropriations;

Which motion did not prevail.

The question being on the adoption of the resolution,

١.

The resolution was adopted, Mr. Holcomb calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Holcomb Mugford Park	Mr. Sharp Stevens Taylor	Mr. Toan Weiss	Mr. Wheeler Wilkinson	10
		37 4 770		

NAYS.

Beers Doran Milnes	Mr. Benson Beers	Mr. Boughner Doran	Mr. Garvelink Milnes	Mr. Morrow	7
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THIRD READING OF BILLS.

House bill No. 632 (file No. 169), entitled

A bill to amend sections 1, 2 and 5 of act No. 152 of the public acts of 1883, being an act entitled "An act to provide for the taxation of persons, copartnerships, associations, car loaning companies, corporations and fast freight lines engaged in the business of running cars over any of the railroads of this State, and not being exclusively the property of any railroad company paying taxes on their gross receipts," approved June 5, 1883, being compiler's sections 1236a, 1236b and 1236e of Howell's annotated statutes of Michigan,

Was read a third time and was not passed, a majority of all the Senators

elect not voting therefor, by yeas and nays, as follows:

Mr. Milnes

YEAS.

Mr. Sabin

Beers Boughner McCormick	Morrow Mugford Porter	Sharp Taylor	Wheeler Wilkinson	14
36 T3 : 31 3	16 To : 11	NAYS.	N. 1971	
Mr. Fridlender Garvelink	Mr. Prindle	Mr. Withington	Mr. Wisner	5

GENERAL ORDER.

On motion of Mr. Sabin,

Mr. Benson

The Senate went into committee of the whole on the general order, whereupon

The President called Mr. Sabin to the chair.

After some time spent therein the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

House bill No. 586, entitled

A bill to amend section 56 of act No. 59 of the laws of 1871, being section 554 of Howell's annotated statutes, relative to the annual reports of prosecuting attorneys to the Attorney General.

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend its passage.

MARDEN SABIN, Chairman.

Mr. Toan

Report accepted.

The above named bill was placed on the order of third reading of bills. By unanimous consent,

The Senate resumed the order of

THIRD READING OF BILLS.

House bill No. 586, entitled

A bill to amend section 56 of act No. 59 of the laws of 1871, being section 554 of Howell's annotated statutes, relative to the annual reports of prosecuting attorneys to the Attorney General,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Garvelink	Mr. Porter	Mr. Taylor	
\mathbf{Beers}	McCormick	Prindle	Weiss	
Boughner	\mathbf{Milnes}	\mathbf{Sabin}	Wilkinson	
Crocker	Morrow	Toan	Wisner	
$\mathbf{Fridlender}$	Park			18
	N.	AYS.	•	0

Title agreed to.

On motion of Mr. Wisner.

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

By unanimous consent,

Mr. Crocker moved to reconsider the vote by which the resolution granting J. I. David, S. Sims and O. S. Ryerse extra compensation was adopted.

Mr. Milnes moved that the motion to reconsider do lie on the table;

Which motion prevailed, Mr. Crocker calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Holcomb	Mr. Park	Mr. Stevens	Mr. Weiss	12
Milnes	Prindle	Taylor	Wheeler	
Morrow	Sabin	Toan	Wilkinson	
		NAYS.		

Mr. Benson Mr. Crocker Mr. Garvelink Mr. Porter Beers Fridlender McCormick 7

By unanimous consent,

Mr. Crocker offered the following concurrent resolution:

Resolved by the Senate (the House of Representatives concurring), That H. Englemann, Legislative Postmaster, be and he is hereby allowed the extra compensation of \$1 per day during the present session of the Legislature for extra service rendered.

The question being on the adoption of the concurrent resolution,

The call of the roll disclosing the fact that there was not a quorum present,

Mr. Crocker moved that there be a call of the Senate;

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the Senate was called by the Secretary, and Messrs. Bastone Doran, Morrow, Sharp, Smith, and Wilkinson were reported absent without leave.

On motion of Mr. Milnes,

The Sergeant-at-Arms was dispatched with directions to bring in the absentees.

Messrs. Morrow, Doran, Sharp and Smith appeared at the bar of the Senate, and having been admitted and made excuse,

On motion of Mr. Boughner,

Were each excused for being absent without leave.

Messrs. Wilkinson and Bastone appeared at the bar of the Senate, and having been admitted and made excuse,

On motion of Mr. McCormick,

Were excused for being absent without leave.

The question being on the adoption of the concurrent resolution offered by Mr. Crocker,

On motion of Mr. Crocker,

The Senate proceeded under the operation of the call.

The question being on the adoption of the concurrent resolution,

The resolution was not adopted, Mr. Crocker calling for the yeas and nays and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Beers Crocker Holcomb	Mr. Mugford Park	Mr. Smith Weiss	Mr. Wheeler Withington
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NAYS.

Mr. Garvelink	Mr. Morrow	Mr. Stevens
Gilbert	Porter	Taylor
McCormick	Sabin	Wilcox
\mathbf{Milnes}	\mathbf{Sharp}	\mathbf{W} isner
	Gilbert McCormick	Gilbert Porter McCormick Sabin

Fridlender
Mr. Crocker moved to take from the table the motion to reconsider the vote by which the resolution was adopted granting extra compensation to J. I. David, S. Sims and O. S. Ryerse.

Mr. Milnes rose to a point of order, his point being that a motion to take from the table a motion to reconsider was not in order.

The Chair declared the point of order as not well taken.

Whereupon Mr. Milnes appealed from the decision of the Chair.

The question being "Shall the decision of the Chair stand as the judgment of the Senate?"

The decision was not sustained, Mr. Milnes calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Boughner Mr. Crocker Doran Garvelink	Mr. Gilbert McCormick Miller	Mr. Porter Smith Wisner	12
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NAYS.

Mr. Beers	Mr. Morrow	Mr. Sharp	Mr. Wheeler
$\mathbf{Fridlender}$	Park	Stevens	Wilkinson
$\mathbf{Holcomb}$	${f Prindle}$	Toan	Withington
Milnes	\mathbf{Sabin}	\mathbf{Weiss}	15

By unanimous consent, On motion of Mr. Park,

Leave of absence was granted to himself for the remainder of the afternoon.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives,) Lansing, June 30, 1891.

To the President of the Senate:

SIR-I am instructed by the House to return to the Senate the following:

Senate bill No. 158 (file No. 223), entitled

A bill for the apportionment of Senators in the State Legislature, In the passage of which bill the House has concurred by a majority vote of all the members elect.

Very respectfully, LYMAN_A. BRANT, Clerk of the House of Representatives.

The bill was referred to the committee on engrossment and enrollment for enrollment.

On motion of Mr. Withington,

All further proceedings under the call were dispensed with.

On motion of Mr. Porter.

The Senate took a recess until 4 o'clock.

AFTER RECESS.

The Senate met and was called to order by the President at 4 o'clock P. M.

Roll called: a quorum present.

REPORTS OF STANDING COMMITTEES.

By the committee on finance and appropriations:

The committee on finance and appropriations, to whom was referred House substitute for Senate bill No. 46 (file No. 417), entitled

A bill providing for the erection of cottages at the Eastern Michigan Asylum at Pontiac, for the purchase of additional land for said asylum and making provision for the payment for the same,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate with the accompanying amendments thereto, recommending that the amendments be concurred in:

By inserting in line 1 of section 1 after the words "section 1" the words

"The people of the State of Michigan enact, that."

By striking out of line 1 of the title the word "cottages" and inserting in lieu thereof the words "a cottage."

By striking out section 1 entire.

By striking out of line 2 of section 2 the words "two cottages" and inserting in lieu thereof the words "a suitable cottage."

By striking out of line 2 of section 4 the words "purpose of the pur-

chase of said land and the."

By striking out of line 2 of section 4 the word "cottages," and inserting

in lieu thereof the word "cottage."

By striking out of lines 3 and 4 of section 4 the words "not exceeding forty-five thousand dollars," and inserting in lieu thereof the words "not exceeding fifteen thousand dollars."

By renumbering section 3 to stand as section 1. By renumbering section 4 to stand as section 2,

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

PETER GILBERT, Chairman.

Report accepted and committee discharged.

On motion of Mr. Gilbert.

The Senate concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, June 30, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

House bill No. 385 (file No. 429), entitled

A bill to create a commission, define its duties and powers, and make an appropriation of money for the purpose of making an exhibit of the various manufactures and products of the State of Michigan at the World's Columbian Exposition at Chicago in the years 1892 and 1893,

And which the Senate had amended as follows:

1. By striking out of line 3 of section 1 the words "one resident" and inserting in lieu thereof the words "six residents."

2. By striking out of line 3 of section 1 the words "from and residing

in each congressional district."

3. By striking out of line 4 of section 1 the word "six" and inserting in lieu thereof "four."

4. By striking out of line 4 of section 1 the word "three" and inserting in lieu thereof the words "two shall be."

5. By striking out all of section 1 after the word "women" in line 4.

6. By inserting in line 4 of section 2, after the words "Secretary and Treasurer," the words "and said board are hereby authorized to employ and fix the compensation of such clerical and other assistants as they shall deem necessary to carry out the provisions of this act."

7. By inserting in line 3 of section 2, after the word "election," the

words "from its own members."

8. By striking out of line 9 of section 2 the word "five" and inserting in lieu thereof the word "four."

9. By inserting in line 16 of section 2, after the word "Governor," the words "at his pleasure."

10. By striking out entire section three and inserting in lieu thereof a new section, to be known as section three, which shall read as follows:

"SEC. 3. The members of the board appointed under this act shall be entitled as compensation for their services while in the actual performance of their duties to three dollars per day and their actual expenses for transportation, and the further sum of three dollars per day for subsistence for each day they are necessarily absent from their homes on the business of said board, which amount shall be paid out of the moneys appropriated by this act."

11. By striking out all of section 4.

- 12. By renumbering section 5 so that it will stand as section 4.
- 13. By renumbering section 6 so that it will stand as section 5.
- 14. By renumbering section 7 so that it will stand as section 6.
- 15. By renumbering section 8 so that it will stand as section 7.
- 16. By renumbering section 9 so that it will stand as section 8.
- 17. By renumbering section 10 so that it will stand as section 9.
 18. By striking out of line 3 of section 7, after the words "sum of," the figures "\$125,000" and inserting in lieu thereof the figures \$100,000."
- 19. By striking out of line 4 of section 9 the figures "\$75,000" and inserting in lieu thereof the figures "\$50,000."

20. By striking out all of section 11.

21. By inserting in line 4 of section 1, after the word "women," the following sentence: "The Governor shall be ex officio a member of said board."

So that the bill as amended now reads as follows:

A BILL to create a commission, define its duties and powers and make an appropriation of money for the purpose of making an exhibit of the various manufactures and products of the State of Michigan at the World's Columbian Exposition at Chicago in the years 1892 and 1893.

SECTION 1. The People of the State of Michigan enact, That a commission be and is hereby constituted, to be designated the board of World's Fair Managers of the State of Michigan, which shall consist of six residents of the State of Michigan, of whom four shall be men, and two women. The Governor shall be ex officio a member of said board.

The members of said board shall be appointed by the Governor within thirty days after this act shall take effect, and shall meet at such time and place as the Governor may appoint, and organize by the election from its own members, of a president, a vice president, secretary and treasurer "and said board are hereby authorized to employ and fix the compensation of such clerical and other assistants as they shall deem necessary to carry out the provisions of this act," said treasurer may when so directed by the said Board of World's Fair Managers bring suit in his official name in any court of competent jurisdiction. The treasurer of said board shall give a bond to the State in the sum of \$50,000, with five sureties, to be approved by the Governor, for the proper performance of his duties.

Four members of said board shall constitute a quorum for the transaction of business after it shall be duly organized. The board shall have power to make rules and regulations for its own government, provided such rules and regulations shall not conflict with the regulations adopted under the act of Congress for the government of said World's Columbian Exposition. Said board of managers shall hold their offices subject to removal

as hereinafter provided, from the date of their appointment to June 1, 1894. Any member of the board may be removed at any time by the Governor at his pleasure. Any vacancy which may occur in the membership of said board shall be filled by the Governor. The board of managers may be convened on the call of the President and shall hold its meetings at such place as they shall designate.

SEC. 3. The members of the board appointed under this act shall be entitled, as compensation for their services while in the actual performance of their duties, to three dollars per day and their actual expenses for transportation, and the further sum of three dollars per day for subsistence for each day they are necessarily absent from their homes on the business of said board, which amount shall be paid out of the moneys appropriated by

this act.

SEC. 4. The said board shall have charge of the exhibits of the State and its citizens in the preparation and exhibition thereof, at the World's Columbian Exposition of 1892 and 1893, of the natural and industrial products of the State, and of objects illustrating its history, progress, educational and material welfare and future development, and in all other matters relating to the said World's Columbian Exposition; it shall communicate with the officers of and obtain and disseminate through the State all necessary information regarding said exposition and in general have and exercise full authority in relation to the participation of the State of Michigan and its citizens in the World's Columbian Exposition of 1892 and 1893.

SEC. 5. The said board shall make a report of its proceedings and expenditures quarter yearly to the Governor, and at any time upon his written request, said reports to be by him transmitted to the Legislature, together with such suggestions as he may deem important regarding provision for a complete and creditable representation of the State at the World's

Columbian Exposition of 1892 and 1893.

Sec. 6. All moneys drawn from the State Treasury of the sum appropriated by this act shall be upon the requisition of the president and treasurer of the board of World's Fair managers, approved by the Governor, on the warrant of the Auditor General on the treasury, and accompanied by estimates of the expenses to the payment of which the money so drawn is to be applied, and no draft of money shall be made that shall make the amount in the hands of the treasurer of the board at one time more than two-thirds of the amount of his bond to the State, and all moneys disbursed by the treasurer of the board shall be upon the order of the president of the board, countersigned by the secretary, upon vouchers made in duplicate containing an itemized statement of account and for what purpose the same is paid and those accounts that are for traveling expenses and subsistence shall have attached thereto the affidavit of the person claiming the same; that such sum has been actually paid, and for the items and purposes stated therein, and that no claim therefor has been heretofore made. of each of all vouchers shall be kept by the treasurer in his office and the duplicate, together with abstracts of accounts current, shall be by him filed with the Auditor General, as provided by act number 148, laws of 1873.

SEC. 7. For the purpose of carrying out the provisions of this act there is hereby appropriated out of any money in the State treasury not otherwise appropriated the sum of \$100,000 or so much thereof as shall be necessary therefor: *Provided*, A sum not exceeding \$50,000 shall be drawn during the year 1891: *Provided further*, That there may be drawn

and expended out of the money hereby appropriated so much thereof as shall be necessary to procure plans, material, build and furnish an adequate State administration building on the grounds of the World's Columbian Exposition at Jackson Park in the city of Chicago: And provided further, That in no event or account shall the State of Michigan nor the said board created by this act be held responsible or be made liable for any sum in excess of the amount appropriated by this act, and in no event for damages to persons or property sustained by exhibitors or others.

Sec. 8. After the World's Columbian Exposition shall have been closed the board of managers are hereby authorized to sell or otherwise dispose of the buildings and property then on the exhibition grounds at Chicago belonging to the State of Michigan, depositing the money received therefor in the State treasury; and further, any money in the hands of the treasurer of the board of managers belonging to the State, shall be paid by him to the State Treasurer and his accounts fully settled within six months after

the close of said World's Columbian Exposition.

SEC. 9. To raise the sum necessary to replace the amount of money drawn from the treasury by authority of this act there shall be assessed upon the taxable property of the State in the year 1891 the sum of \$50,000, and in the year 1892 the sum of \$50,000, to be assessed, levied and collected in like manner as other taxes are by law assessed, levied, collected and paid, which tax when collected shall be credited to the general fund by the State Treasurer.

And to inform the Senate that the House has non-concurred in said amend-

ments.

And further to inform the Senate that the House asks that the President of the Senate appoint a committee of three from the Senate to serve with a like committee from the House, to be appointed by the Speaker of the House as a committee of conference on said amendments.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representat ives.

Mr. Boughner moved that the Senate insist upon its amendments made to the bill;

Which motion prevailed.
On motion of Mr. Boughner,

The President was directed to appoint a conference committee of three Senators to confer with a like committee from the House in relation to the bill and a message was ordered sent to the House, announcing the action of the Senate therein.

The President thereupon announced the appointment of Messrs. Wisner,

Bastone and Prindle as such conference committee.

GENERAL ORDER.

On motion of Mr. Sabin,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Smith to the chair.

After some time spent therein the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the follow-

ing:

House substitute for Senate bill No. 46 (file No. 417), entitled

A bill providing for the erection of a cottage at the Eastern Michigan Asylum at Pontiac, for the purchase of additional land for said asylum and making provisions for the payment for the same.

Have made no amendments thereto, and have directed their chairman to

report the same back to the Senate, and recommend its passage.

FRANK SMITH, Chairman.

Report accepted.

The first named bill was placed on the order of third reading of bills.

By unanimous consent,

The Senate resumed the order of

THIRD READING OF BILLS.

House substitute for Senate bill No. 46 (file No. 417), entitled

A bill providing for the erection of a cottage at the Eastern Michigan Asylum at Pontiac, for the purchase of additional land for said asylum and making provision for the payment for the same,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Morrow	Mr. Toan	
${f Benson}$	Gilbert	\mathbf{M} ugford	\mathbf{Weiss}	
$\mathbf{Boughner}$	$\mathbf{Holcomb}$	Porter	$\mathbf{Wheeler}$	
Crocker	McCormick	$\mathbf{Prindle}$	Wilcox	
Doran	${f M}$ iller	\mathbf{Sabin}	Wilkinson	
$\mathbf{Fridlender}$	${f Milnes}$	${\bf Sharp}$	\mathbf{Wisner}	24

NAYS.

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Title agreed to.

On motion of Mr. Boughner,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

On motion of Mr. Doran,

The Senate took a recess until 7:30 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 7:30 o'clock P. M.

A quorum present.

MESSAGES FROM THE HOUSE.

The President announced the following:

ig:
House of Representatives, Lansing, June 30, 1891.

To the President of the Senate:

SIR—I am instructed by the House to inform the Senate concerning the following entitled bill:

House bill No. 385 (file No. 429), entitled

A bill to create a commission, define its duties and powers and make an appropriation of money for the purpose of making an exhibit of the various manufactures and products of the State of Michigan at the World's

Columbian Exposition at Chicago in the year 1892 and 1893,

Which was amended by the Senate, as shown by a message, and in which amendments the House non-concurred, and upon which amendments the Senate did insist, as also shown by message, and requested a committee of conference as to such disagreement, now to inform the Senate that the House grants such request for a committee of conference, and that Messrs. Cook, Doyle and C. L. Eaton have been appointed such committee on the part of the House, to whom the bill is referred.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The message was laid on the table.

The President also announced the following:

House of Representatives, Lansing, June 30, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

Substitute for House bill No. 656 (file No. 419), entitled

A bill to amend sections 14 and 15 of an act entitled "An act relative to free schools in the city of Detroit," approved February 24, 1869, as amended.

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The bill was read a first and second time by its title, and

On motion of Mr. Weiss,

Was referred to the committee of the whole and placed on the general order.

GENERAL ORDER.

On motion of Mr. Morrow,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Mugford to the chair.

After some time spent therein the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

House substitute bill No. 656 (file No. 419), entitled

A bill to amend sections, 14 and 15, of an act entitled "An act relative to free schools in the city of Detroit," approved February 24, 1869, as amended.

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend its passage.

E. T. MUGFORD, Chairman.

Report accepted.

The above named bill was placed on the order of third reading of bills. By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

Substitute for Senate bill No. 203, entitled

A bill to authorize the city of Detroit, county of Wayne, State of Michigan, to issue bonds for the purpose of constructing public sewers in said city.

Also,

Senate bill No. 158 (file No. 223), entitled

A bill for the apportionment of Senators in the State Legislature. C. B. BOUGHNER, Chairman.

Report accepted.

By unanimous consent,

Mr. Stevens moved that the committee on banks and corporations be discharged from the further consideration of

Senate bill No. 286, entitled

Mr. Fridlender Mr. Milnes

A bill to provide for the incorporation of the Grand district and subordinate lodges of Orangemen of the State of Michigan;

Which motion did not prevail, Mr. Doran calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Prindle

Garvelink Holcomb	Morrow Mugford	Stevens Taylor	Wilkinson Wisner	12
	N.	AYS.		
Mr. Bastone Beers Boughner Crocker	Mr. Doran McCormick Miller Park	Mr. Porter Sabin Sharp	Mr. Smith Toan Wilcox	14

MESSAGE FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, June 30, 1891.

Mr. Wheeler

To the President of the Senate:

Sir.—I am instructed by the House to transmit the following: House substitute for Senate bill No. 64 (file No. 464), entitled

A bill to prescribe the manner of conducting and to prevent fraud and

deception at elections in this State,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and On motion of Mr. Sabin,

Was referred to the committee of the whole and placed on the general order.

GENERAL ORDER.

On motion of Mr. Bastone.

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Bastone to the chair.

After some time spent therein the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following: House substitute for Senate bill No. 64 (House file No. 464), entitled

A bill to prescribe the manner of conducting and to prevent fraud and

deception at elections in this State.

Have made sundry amendments thereto, and have directed their chairman to report the same back to the Senate, asking concurrence therein and recommend its passage.

JOHN BASTONE, Chairman.

Report accepted.

On motion of Mr. Bastone,

The Senate concurred in the amendments made to the above named bill, and the same was placed on the order of third reading of bills.

By unanimous consent,

The Senate resumed the regular order of business.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, June 30, 1891.

To the President of the Senate:

SIR-I am instructed by the House to return to the Senate the follow-

ing concurrent resolution:

WHEREAS, A certain investigation into the management of the Industrial Home for Girls at Adrian has been instigated by Margaret Scott, Superintendent of said Industrial Home; and

WHEREAS, Said investigation has been made without the authority or

consent of either branch of the Legislature; therefore

Resolved by the Senate (the House of Representatives concurring), That the Board of State Auditors be and is hereby instructed not to audit, and the Auditor General be and is hereby instructed not to draw his warrant for any claim that may be presented for expense incurred in the conduct of said investigation,

In the passage of which resolution the House has concurred by a

majority vote of all the members elect.

Very respectfully,
LYMAN A. BRANT,
Clerk of the House of Representatives.

The message was received.

The President also announced the following:

House of Representatives, Lansing, June 30, 1891.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following:

House bill No. 509, entitled

A bill to provide for two voting precincts for the township of Perry, in the county of Shiawassee, defining the limits thereof, providing for a new registration of the voters thereof and determining who shall be inspectors of election therein.

 \mathbf{Also} .

Substitute for House bill No. 382, entitled

A bill to amend section 13 of title 4, and section 6 of title 5 of act No. 307 of the local acts of 1885, being an act entitled "An act to revise and amend the charter of the city of West Bay City and to repeal all acts and parts of acts in conflict therewith," approved April 1, 1885, as amended and revised by the several acts amendatory and revisionary thereof.

Which have passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is

respectfully asked.

Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives.

The first named bill was read a first and second time by its title, and Pending its reference,

On motion of Mr. Wilcox,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by year and nave, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Morrow	Mr. Smith
${f Benson}$	Gilbert	Park	Stevens
Beers	$\mathbf{Holcomb}$	Porter	Wheeler
Boughner	McCormick	Prindle	Wilcox
Crocker	\mathbf{Miller}	Sabin	Wilkinson
\mathbf{Doran}	\mathbf{Milnes}	Sharp	Wisner
\mathbf{F} ridlender		•	

NAYS.

25

Title agreed to.

On motion of Mr. Wilcox,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

The second named bill was read a first and second time by its title, and Pending its reference,

On motion of Mr. Gilbert,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, two-thirds of all the Senators elect voting therefor, by yeas and nays, as follows:

22

YEAS.

Mr. Bastone Benson Beers Boughner Crocker Doran	Mr. Fridlender Garvelink Gilbert Holcomb McCormick Miller	Mr. Milnes Morrow Mugford Park Porter	Mr. Sabin Sharp Smith Wilcox Wisner
Doran	willer		

NAYS.

Mr. Prindle Mr. Stevens Mr. Wheeler 3

Title agreed to.

On motion of Mr. Gilbert,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

THIRD READING OF BILLS.

House substitute bill No. 656 (file No. 419), entitled

A bill to amend sections, 14 and 15, of an act entitled "An act relative to free schools in the city of Detroit," approved February 24, 1869, as amended.

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Milnes	Mr. Sharp	
${f Benson}$	Garvelink	Morrow	${f Smith}$	
\mathbf{Beers}	$\mathbf{Gilbert}$	Park	Weiss	
${f Boughner}$	$\mathbf{Holcomb}$	Porter	\mathbf{W} heeler	
Crocker	McCormick	Prindle	Wilcox	
Doran	\mathbf{M} ille \mathbf{r}	\mathbf{Sabin}	\mathbf{W} isner	24
	N.	AYS.		0

Title agreed to.

On motion of Mr. Smith,

By a vote of two-thirds of all the Senators elect the bill was ordered to take immediate effect.

House bill No. 64 (file No. 464), entitled

A bill to prescribe the manner of conducting and to prevent fraud and

deception at elections in this State,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Mugford	Mr. Smith	
Beers	$\mathbf{Gilbert}$	Park	Stevens	
Boughner	McCormick	Porter	$\mathbf{W}_{\mathbf{eiss}}$	
Crocker	Miller	Prindle	\mathbf{W} heeler	
Doran	\mathbf{Milnes}	${f Sabin}$	Wilcox	
$\mathbf{Fridlender}$	Morrow	Sharp	Wisner•	24
	N.	A VS		0

Title agreed to.

Mr. Beers moved that the bill be ordered to take immediate effect;

Which motion prevailed, Mr. Milnes calling for the yeas and nays, and two-thirds of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Boughner Crocker	Mr. Garvelink Gilbert Miller Milnes Morrow	Park Porter Prindle Sabin Sharp	Mr. Stevens Taylor Weiss Wheeler Wilcox
Crocker Doran Fridlender	Morrow Mugford	Sharp Smith	Wilcox Wisner

NAYS.

25

0

By unanimous consent,

The committee on military affairs made the following report:

By the committee on military affairs:

The committee on military affairs, to whom was referred House substitute for House bills Nos. 68 and 69 (file No. 118), entitled A bill to amend sections 1, 2, 3 and 4 of act No. 193 of the public acts of 1889, being an act entitled "An act to provide for the relief outside of the Soldiers' Home of honorably discharged indigent union soldiers, sailors and marines, and the indigent wives, widows, mothers and minor children of such indigent or deceased union soldiers, sailors and marines,"

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the accompanying amendments thereto, recommending that the amendments be con-

curred in:

By striking out of line 4 of sec. 2 the figures "\$3," and inserting in lieu

thereof the figures "\$2,"

And that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

JAMES E. HOLCOMB, Chairman.

Report accepted and committee discharged.

On motion of Mr. Holcomb,

The Senate concurred in the amendment made to the bill by the committee.

The bill was then referred to the committee of the whole, and placed on the general order.

On motion of Mr. Bastone,

The Senate adjourned.

Lansing, Wednesday, July 1, 1891.

The Senate met and was called to order by the President at 10 o'clock A. M.

Roll called: a quorum present.

Absent without leave: Mr. Wilkinson.

SPECIAL ORDER OF THE DAY.

The special order of the day being the further consideration of the report of the committee on judiciary relative to the assessments of the employes of State departments for political purposes,

And the President having announced that the time for the consideration

of the same had arrived,

A minority of the judiciary committee submitted the following report upon the same subject:

To the President and Senate:

A minority of the judiciary committee, to whom was referred the matter of assessment of employes of the various departments of the State for political purposes, most respectfully report as follows:

First, That the report made by the chairman was not the unanimous

report of such committee as stated;

Second, That such report was made without our knowledge or consent

and against our wishes;

Third, That there has been among the employes in the various departments, not only in the previous, but in the present administration, a custom to contribute such an amount as they might think best for political purposes;

Fourth, That such contributions were entirely voluntary, and in no instance did the retention of such employes' position depend in any

degree upon such contribution;

Fifth, That for a period extending over the last fourteen years, such employés have not contributed to any Spring campaign fund, until at the last Spring election, when they contributed to the cause of the democratic party;

Sixth, That we are unable to learn of any widows (soldiers) employed in such departments, and but one orphan, and he an able-bodied man of

43 years;

Seventh, For the verification of the above we refer to the testimony hereto attached and made a part of this report.

R. L. TAYLOR, FRANK L. PRINDLE, Of the committee.

George H. Greene.—Examined by Mr. Prindle:

Q. Are you a clerk in the Auditor General's office?

A. Yes, sir.

Q. Do you know whether or not the clerks in the Auditor's office contributed to any campaign funds last spring?

A. No, sir; I don't know.

Q. Did you?

- No, sir.
- Did you have any understanding about the office to that effect?

July 1

No, sir; not a word said to me about it.

Do you know of any of the clerks contributing any money for political purposes of any kind last spring?

A. I don't know of any?

Q. How long have you been in the Auditor's office?

A. Since 1872.

- Has it been the custom to contribute money to the campaign fund in that office?
 - We usually contributed to the general election campaign.
 - Has it been the custom to contribute in spring campaigns?
 - A. I don't know as it ever was. I never contributed any. George H. Saxton being duly sworn testified as follows:

By Mr. Prindle:

You are a clerk in the Auditor General's office?

How long have you been there?

A. About 14 years.

- Do you know whether or not the clerks in the Auditor General's office contributed to campaign expenses last spring?
 - A. I don't know that they did, no sir.

Did you?

No, sir.

Has it been the custom for the clerks to contribute heretofore?

At the general election, yes sir.

Do you know of their having contributed at a spring election?

No, sir.

John T. Ryan, being duly sworn, gave testimony as follows:

By Mr. Prindle:

Are you a clerk in the Auditor General's office?

Yes, sir.

- How long have you been there?
- Since the first Monday in January.
- Did you contribute to any campaign funds last spring?

Yes, sir.

What amount?

Five dollars.

And how much do you get per month at the present time?

Sixty-five dollars.

- What did you receive at that time?
- I started in at fifty dollars for January.

How long did that last?

- Q. A. I think I got five dollars raised each month. February fifty dollars, and five dollars raised each month since.
 - How was that contribution raised; you had a subscription list?

- Did the greater portion of the clerks subscribe something?
- I don't know as they did,
- Did you see the list?
- I saw the list.
- Did you see the names of other clerks there on the list?

- Yes, I saw some other clerks names. I don't remember who were Α. there.
 - Do you think they all generally subscribed? Q.
- I don't know as to that. I heard several of them talking about it; whether they had contributed or not, I don't know.

Do you think quite a good portion of them subscribed?

Quite a number of them subscribed to it.

Was there any fixed amount as to the per cent of the salary each

one was to pay?

A. Nobody talked to me about any per cent. One of the clerks invited me into another room from where I was and told me they were making up amongst ourselves a little purse for campaign purposes. It was a matter between ourselves. They were about to contribute and asked me to put my name on the list if I desired to give something. I don't remember who it was that had the list. I think it was the chief accountant. Some of the clerks in that room any way. I didn't know the man at the time he showed me the list.

By Mr. Crocker:

Q. By whose authority were those payments made, how did you happen

to pay that five dollars you spoke of?

A. One of the clerks in the office invited me into one of the rooms other than the one I was working in. I went in there and the list was presented to me by another clerk, who stated that we were making up a purse for defraying the expenses of the campaign, and asked if I was willing to subscribe and pay a certain amount, to put down my name.

Which I presume you were anxious and pleased to do?

Yes sir, I had been in the habit of doing so at home, putting in time and money both.

Q. There was no compulsion of any kind about this?

There was not with me.

Mark L. Vining, being duly sworn gave testimony as follows:

By M. Prindle:

Where do you live? Q.

In Ypsilanti.

Q. You are chief clerk in the Auditor General's office?

Q. How long have you been there?

Since the first of January.

Did the clerks in the Auditor's office contribute this year to the campaign expenses? During the Spring election? . A. Yes sir.

Do you know what portion of their salary they contributed?

No, they gave whatever they were a mind to. We got together and talked about it. It was voluntary. They gave what they were a mind to, and that was all there was of it. Nothing compulsory, nor no stated amount, gave what they were a mind to.

Q. Who started the subscription, do you know?

A. I don't remember.

Did Mr. Stone know anything about it? He did'nt start any list at all, I presume he might have subscribed something.

Did the women of the department contribute anything?

All they wanted to. If they wanted to give anything to help the

campaign along. It was optional with them. They gave just as they saw

George W. Stone, being duly sworn, testified as follows:

Are you Auditor General of the State of Michigan?

Α. Yes, sir; supposed to be.

Q. How long have you been Auditor?

Since the first of January.

Do you know anything of the fact whether or not clerks in your

office contributed toward campaign expenses last spring?

A. Not to my knowledge. Well, I know they did; I know they talked of it, but personally I don't know anything about it. I didn't see them— I had nothing to do with it. The general talk was that they were going to get up a collection.

By Mr. Crocker:

Was that done by your directions?

No, sir. Two or three clerks came into my office and wanted to know if I was going to make an assessment. I told them no sir. They wanted to know if I had any objection to their contributing. I said they could do just as they pleased, I wasn't going to have anything to do with it, and further more didn't want to know anything about it.

John H. Banghart, being duly sworn, testified as follows:

By Mr. Prindle:

You are a clerk in the Auditor's office?

Yes, sir.

How long have you been in that office?

From the first of February.

Do you know whether or not the clerks in the Auditor General's office contributed to last spring's election funds?

I think some of them did.

Did you? Yes, sir.

What amount did you contribute?

Five dollars.

Did they contribute by signing a subscription list?

There was a list yes, I put my name down on a list that one of the clerks had. I put my name down for five dollars. I don't know who told me but I understood it was for that purpose.

What proportion of the clerks contributed do you think? Q.

Α. I don't know anything about it.

You saw the list?

- When I saw the list it was one of the first. I don't know as there were over four when I saw it.
 - You won't swear that there were not but four?

Α.

How much did any of them contribute that you know?

I don't know of any. I don't know the names of any on the list except my own.

Do you know any of the amounts that were contributed?

I know some others contributed five dollars. Do you know whether any contributed more?

I don't know.

Did the clerks have a meeting to talk the matter over?

I didn't attend any meeting. I didn't know of their having any

meeting.
Q. Did you understand they had a meeting?

Y. W. Then we met in the hall and No more than we met in the hall and in the rooms and talked together.

Q. Have you got any widows at work in the office there?
A. I don't know.

Q. Have you got any orphans?

I don't know whether there are or not. I am an orphan.

Mr. Crocker:

Q. How old are you?

A. 43 years old.

Was any proportion of the salaries talked of to be contributed or any per cent?

Not that I know of.

Was there any compulsion about this contribution at all?

Glad to pay it?

Yes, sir. It has been a usual thing for me to contribute in spring campaigns. Generally a committee called on me. I always contributed toward spring campaigns.

Q. Where abouts?
A. At my place of business.

Q. Where is that? A. Here in Lansing.

Q. How long have you been in the Auditor's office?

A. About five months. I commenced the first of February. That was the first contribution you ever made as an officer?

That is the only contribution I ever made since I was in the Auditor's office.

Frank A. Potter, being duly sworn, testified as follows:

Mr. Prindle:

Q. Å. You are the chief clerk in the Secretary of State's office?

Yes, sir.

Q. How long have you been there?

I have been chief clerk since the first of February.

Do you know whether or not the clerks in the Secretary of State's office, or any of them, contributed to the campaign fund last spring?

Yes, sir; I think they did.

What portion of them contributed? Well, I guess nearly all of them did.

Do you know what amounts they contributed?

No, I don't know, although I collected them myself.

Well, about what amounts?

Why, whatevever they were a mind to, I asked them if they wanted to contribute and whatever they felt like giving they gave.

Q. No compulsion about it.

No sir. I had no instructions in regard to the matter whatever. I took it upon myself to ask them if they wanted to contribute.

Q. And this amount was turned over to the State Central Committee?

A. I gave it to Mr. Campau myself.

On motion of Mr Park,

The minority report was laid on the table.

8

On motion of Mr. Park,

The majority report was adopted, Mr. Milnes calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Beers Boughner	Mr. Doran Fridlender Gilbert	Mr. McCormick Miller Morrow	Mr. Park Porter Sharp	
Doughter	CHOOL C			
Crocker	$\mathbf{Holcomb}$	$\mathbf{Mugford}$	Wisner	16
	N.	AYS.		

Mr. Garvelink Mr. Prindle Mr. Stevens Mr. Weiss Milnes Sabin Taylor Wheeler

MOTIONS AND RESOLUTIONS.

Mr. Weiss offered the following resolution:

Resolved, That John F. Gudenau be and is hereby allowed one dollar per day extra compensation as clerk of the several committees of the Senate during the present session of the Legislature.

The question being on the adoption of the resolution,

The resolution was adopted, Mr. Holcomb calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Beers	Mr. Park	Mr. Stevens	Mr. Weiss	
Holcomb	Prindle	\mathbf{Toan}	$\mathbf{W}_{\mathbf{heeler}}$	-0
Mugford	\mathbf{Smith}			10

NAYS.

Mr. Boughner	Mr. Gilbert	Mr. Porter	Mr. Taylor	
Garvelink	\mathbf{Milnes}	\mathbf{Sabin}	•	7
Mr. Park offere	d the following	resolution:		

Resolved, That the nine messengers of the Senate be and are hereby each allowed the sum of \$30 as extra compensation for extra services rendered during this session.

The question being on concurring in the adoption of the resolution,

The resolution was not adopted, Mr. Stevens calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Holcomb Park	Mr. Sabin Smith	Mr. Stevens Toan	Mr. Weiss Wheeler	8
		NAYS.		
35 33 1	36 70 1	35 73 133 3	35 35 0	

Mr. Bastone
Benson
Beers
Boughner
Crocker
Beers
Boughner
Crocker
Garvelink
Gilbert
11

Mr. Milnes offered the following resolution:

WHEREAS, Nearly all the employés of the Senate have already been

voted extra compensation, and,

WHEREAS, The janitors have performed more labor than any other employes of this body, therefore

Resolved, That the three janitors of the Senate, John L. Jordan, Lewis D. McElroy and Max Wolfson, who have performed their duties with entire satisfaction to the Senate, be and are hereby granted one dollar per day extra compensation in recognition of the splendid and efficient service they have performed.

The question being on the adoption of the resolution,

On motion of Mr. Park,

The resolution was amended by inserting the name of Stephen Van Atten, keeper of committee rooms.

On motion of Mr. Beers,

The resolution was amended by inserting the name of G. O. Curtis, keeper of document room.

On motion of Mr. Porter,

The resolution was amended by inserting the name or G. W. H. Hill, keeper of cloak room.

On motion of Mr. Boughner,

Leave of absence was granted to himself until this afternoon.

The question being on the adoption of the resolution, Mr. Doran moved that there be a call of the Senate;

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the Senate was called by the Secretary and Messrs. Wilkinson and Withington were reported absent without leave.

On motion of Mr. Prindle,

Mr. Wilkinson was excused from the operation of the call.

On motion of Mr. Doran,

The Sergeant-at-Arms was dispatched with instructions to bring in the absentee.

On motion of Mr. Crocker,

The Senate proceeded under the operation of the call. The question being on the adoption of the resolution,

The resolution was not adopted, Mr. Milnes calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Holcomb Milnes Park	Mr. Prindle Sabin Smith	Mr. Stevens Toan	Mr. Weiss Wheeler	10
	N.	AYS.		
Mr. Bastone Benson Crocker	Mr. Doran Fridlender Garvelink	Mr. Gilbert McCormick Morrow	Mr. Porter Sharp Wisner	12

THIRD BEADING OF BILLS.

Senate bill No. 279, entitled

A bill to authorize the cities and villages of this State to provide for the lighting of their streets and other public places therein by means of electric or other lights,

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	`Mr. Gilbert	Mr. Porter	Mr. Toan
Beers	McCormick	Prindle	Weiss
Crocker	Miller	Sabin	Wheeler
Doran	Mugford	Sharp	Wilcox
Fridlender	Park	Smith	Wisner
Garvelink			

NAYS.

Mr. Morrow

1

21

Title agreed to.

On motion of Mr. Smith,

By a vote of two-thirds all the Senators elect, the bill was ordered to take immediate effect.

By unanimous consent, Mr. Gilbert moved that

House bill No. 447 (file No. 426), entitled

A bill to amend section 3 of an act entitled "An act to revise an act to incorporate the city of Bay City," approved March 21, 1865, as amended and revised by the several acts amendatory and revisionary thereof,

Be ordered to take immediate effect;

Which motion did not prevail, Mr. Milnes calling for the yeas and nays, and two-thirds of all the Senators elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Miller	Mr. Porter	
${f Benson}$	Gilbert	Morrow	Sharp	
${f Beers}$	Holcomb	$\mathbf{Mugford}$	Smith	
Crocker	McCormick	Park	Wisner	
Doran				17

NAYS.

Mr. Garvelink	Mr. Prindle	Mr. Stevens	Mr. Weiss	
\mathbf{Milnes}	Sabin	\mathbf{Toan}	$\mathbf{W}_{\mathbf{heeler}}$	8

By unanimous consent.

Mr. Bastone offered the following resolution:

Resolved, That the Auditor General be and he is hereby instructed to give on account of the total expenses of Senate and House committees for the sessions of 1889 and 1891 respectively.

The question being on the adoption of the resolution,

The resolution was adopted.

On motion of Mr. Fridlender,

All further proceedings under the call were dispensed with.

Mr. Beers moved that the following resolution, viz.:

Resolved by the Senate (the House of Representatives concurring), That the Governor of this State be and he is hereby authorized to appoint an agent for the collection of war claims by the State of Michigan against the United States exclusive of the direct tax money now due the State, and to contract with such agent for his compensation out of any moneys so collected.

Be taken from the table;

Which motion prevailed.

The question being on the adoption of the resolution,

Mr. Milnes moved that the resolution be amended by striking out the words "appoint an" and inserting in lieu thereof the words "designate the Attorney General as;" also by striking out the words "and to contract with such agent for his compensation out of any moneys so collected;"

Which motion prevailed.

The question being on the adoption of the resolution as amended, The resolution was adopted.

GENERAL ORDER.

On motion of Mr. Morrow,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. McCormick to the chair.

After some time spent therein the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following: House substitute for House bills Nos. 68 and 69 (file No. 118), entitled A bill to amend sections 1, 2, 3 and 4, of act number 193 of the public

acts of 1889, being an act entitled "An act to provide for the relief outside of the Soldiers' Home of honorably discharged indigent union soldiers, sailors and marines, and the indigent wives, widows, mothers and minor children of such indigent or deceased union soldiers, sailors and marines,

Have made sundry amendments thereto, and have directed their chairman to report the same back to the Senate, asking concurrence therein, and recommend its passage.

A. C. McCORMICK, Chairman.

Report accepted.

The above named bill was placed on the order of third reading of bills.

By unanimous consent,

The committee on religious and benevolent societies made the following report:

By the committee on religious and benevolent societies:

The committee on religious and benevolent societies to whom was referred

House bill No. 751 (file No. 435), entitled

A bill to incorporate mutual benefit societies, membership in which is

confined to a single city, village or township,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

GEO. W. SHARP, Acting Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By unanimous consent,

The Senate resumed the order of

THIRD READING OF BILLS.

House substitute for House bills Nos. 68 and 69 (file No. 118), entitled A bill to amend sections 1, 2, 3 and 4 of act No. 193 of the public acts of

2

1889, being an act entitled "An act to provide for the relief outside of the Soldiers' Home of honorably discharged indigent Union soldiers, sailors and marines, and the indigent wives, widows, mothers and minor children of such indigent or deceased Union soldiers, sailors and marines,"

Was read a third time and passed, a majority of all the Senators elect

voting therefor, by yeas and nays, as follows:

YEAS.	Y	\mathbf{E}_{I}	AS.
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Mr. Bastone	Mr. Garvelink	Mr. Mugford	Mr. Smith
${f Benson}$	$\mathbf{Holcomb}$	Park	Taylor
${f Beers}$	McCormick	Porter	Toan
Crocker	\mathbf{Miller}	$\mathbf{Prindle}$	\mathbf{Weiss}
Doran	\mathbf{Milnes}	Sabin	$\mathbf{W}_{\mathbf{heeler}}$
$\mathbf{Fridlender}$	Morrow	Sharp	Withington
		•	24

NAYS.

Mr. Wisner Mr. Stevens

On motion of Mr. Sharp,

The Senate took a recess until 2 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 2 o'clock P. M.

Roll called: a quorum present.

REPORTS OF STANDING COMMITTEES.

By the committee on supplies and expenses:

The committee on supplies and expenses, to whom was referred the bill of the Americanus Water Co., for supply of Americanus water furnished to Senate from June 1 to date, 20 days, 200 gallons,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, and recommend that the bill be ordered paid, and ask to be discharged from the further consideration of the subject.

WM. MILLER, Chairman.

The report was accepted and the bill was ordered paid.

MESSAGES FROM THE GOVERNOR.

The President announced the following:

EXECUTIVE OFFICE, Lansing, June 30, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 158 (file No. 223), being

An act for the apportionment of Senators in the State Legislature.

Also.

Senate bill No. 203, being

An act to authorize the city of Detroit, county of Wayne, State of Michigan, to issue bonds for the purpose of constructing public sewers in said city.

EDWIN B. WINANS, Governor.

The message was received.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives,) Lansing, July 1, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 53, entitled

A bill to amend section 10 of chapter 7 of act No. 326, of the local acts of 1883, entitled "An act to provide a charter for the city of Detroit," and to repeal all acts and parts of acts in conflict therewith, approved June 7,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to a select committee consisting of the three Senators from Wayne county. The President also announced the following:

> House of Representatives. Lansing, July 1, 1891.

To the President of the Senate:

Sir-I am instructed by the House to transmit the following:

House substitute bill No. 178 (file No. 340), entitled

A bill to provide for the assessment of property and the levy of taxes thereon, and for the collection of taxes heretofore and hereafter levied, and to repeal act No. 195 of the session laws of 1889, and all other acts or parts of acts in anywise contravening any of the provisions of this act,

Which has passed the House by a majority vote of all the members elect, and in which the concurrence of the Senate is repectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and On motion of Mr. Doran, was referred to the committee of the whole and placed on the general order.

MOTIONS AND RESOLUTIONS.

Mr. Wisner offered the following resolution: Whereas, Two copies of Howell's annotated statutes, Vol. 3, have been taken from the desks of Senators Withington and Bastone, and that without any fault on the part of these members, be it

Resolved, That they be excused from payment of the same and the State

Librarian be authorized to issue certificates to them.

The question being on the adoption of the resolution,

The resolution was adopted.

Mr. Milnes offered the following resolution:

Whereas, John L. Jordan, an old soldier who served for three long years in defense of the Union, and who is physically disabled from performing a very large amount of manual labor, but who has served this

Senate faithfully and well as one of its janitors; and

WHEREAS, Nearly all the employes of the Senate have been allowed and paid extra compensation, and believing as we do that fairness and impartiality should be shown to all employes alike, and especially should this be so in the case of old veterans who did so much to make this a free and an undivided nation; therefore

Resolved, That John L. Jordan be and is hereby allowed \$1 per day

extra compensation.

The question being on concurring in the adoption of the resolution, The resolution was not adopted, Mr. Doran calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr.	Holcomb Milnes	Mr. Sabin Smith	Mr. Stevens Toan	Mr. Weiss	7
		NA	AYS.		
Mr.	Bastone Beers Doran	Mr. Fridlender Garvelink Gilbert	Mr. McCormick Miller	Mr. Porter Wisner	10

COMMUNICATION FROM STATE OFFICER.

STATE OF MICHIGAN, AUDITOR GENERAL'S OFFICE, Lansing, July 1, 1891.

Alfred J. Murphy, Esq., Secretary Senate:

SIE—Replying to your communication of even date regarding statement of the total expenses of both Senate and House committees during sessions of 1889 and 1891, I herewith submit the following, viz.;

Total in 1889 \$14,638 74

Expense of Senate committees in 1891 \$4,596 72

" House " " 6,214 36

Total in 1891 to date 10,811 08

Respectfully,

GEÖ. W. STONE, Auditor General.

The communication was received.

GENERAL ORDER.

On motion of Mr. Doran,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. Morrow to the chair.

After some time spent therein the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the following:

House bill No. 751 (file No. 435), entitled

A bill to incorporate mutual benefit societies membership in which is confined to a single city, village or township.

House substitute bill No. 178 (file No. 340), entitled

A bill to provide for the assessment of property and the levy of taxes thereon, and for the collection of taxes heretofore and hereafter levied, and to repeal act No. 195 of the session laws of 1889, and all other acts or parts of acts in anywise contravening any of the provisions of this act.

Have made no amendments thereto, and have directed their chairman to report the same back to the Senate, and recommend their passage.

Report accepted.

The above named bills were placed on the order of third reading of bills.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives,) Lansing, July 1, 1891.

J. H. MORROW, Chairman.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

House bill No. 543, entitled

A bill providing for the appointment, defining the duties and fixing the compensation of a stenographer for the police court of Grand Rapids, State of Michigan,

And to which the Senate had made sundry amendments, as follows:

By inserting in line 3 of section 1, after the word "court," the words, "and in case of the death, resignation, or removal of the judge of said court, the assistant judge shall have power to appoint such stenographer."

By striking out of line 8 of section 3 the word "twelve," and inserting in

lieu thereof the word "eight."

And now to inform the Senate that the House non-concurs in said amendments.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

Mr. Doran moved that the Senate insist on its amendments made to the bill:

Which motion prevailed.

On motion of Mr. Doran,

The bill was then laid on the table.

The President also announced the following:

House of Representatives, Lansing, July 1, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Senate bill No. 254 (file No. 203), entitled

A bill making an appropriation for a building for metallurgy and for the equipment and fitting up of the same, and for the equipment, fitting up and furnishing of an electrical engineering laboratory, the physical laboratory, drawing room, chemical laboratories, petrographical department, library and other departments of the Mining School at Houghton, in the county of Houghton, Michigan,

And to inform the Senate that the House has amended the same as fol-

lows:

Amend section one by inserting after the word "enact" in line 1 of section 1 the words "that the sum of fifteen thousand dollars," the same being in lieu of the words "forty-four thousand nine hundred and ninety-seven."

By striking out of section 1 the lines 4, 5, 6, 7, 8, 9 and 10 and inserting in lieu thereof the words "for the further equipment of the Mining School at Houghton, the same to be expended under the direction of the board of control of said school."

Amend section 4 by striking out of lines 2 and 3 the words "forty-four thousand nine hundred and ninety-seven dollars" and inserting in lieu thereof the words "fifteen thousand dollars."

And further to infor the Senate that the House has amended the title to

read as follows:

A bill making an appropriation for the further equipment of the Mining

School at Houghton in the county of Houghton, Michigan.

In the passage of which bill as thus amended the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the bill.

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Park	Mr. Taylor	
Benson	Gilbert	Porter	Toan	
${f Beers}$	McCormick	$\mathbf{Prindle}$	\mathbf{Weiss}	
Boughner	\mathbf{Miller}	Sabin	Wilcox	
Crocker	\mathbf{Milnes}	\mathbf{Sharp}	Wilkinson	
\mathbf{Doran}	Morrow	\mathbf{Smith}	Withington	
$\mathbf{Fridlender}$	Mugford	${f Stevens}$	Wisner	2 8
	N.A	AYS.		0

The question being on concurring in the amendments made by the House to the title of the bill,

The Senate concurred therein, and the title as so amended was then agreed to.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, Lansing, July 1, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following, entitled

House bill No. 807 (file No. 467), entitled

A bill to amend act No. 101 of the public acts of 1885, being section 7621b of Howell's annotated statutes, relative to assigning errors, on the charge of any circuit court to the jury in civil or criminal proceedings,

Which has passed the House by a majority vote of all the members elect and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representative.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

The President also announced the following:

House of Representatives, Lansing, July 1, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

House substitute for Senate bill No. 46 (House file No. 417), entitled

A bill providing for the erection of cottages at the Eastern Michigan Asylum at Pontiac, for the purchase of additional land for said asylum, and making provision for the payment for the same.

And which the Senate had amended as follows:

By inserting in line 1 of section 1 after the words "section 1" the words "The people of the State of Michigan enact, that."

By striking out section 1 entire.

By striking out of line 2 of section 2 the words "two cottages" and inserting in lieu thereof the words "a suitable cottage."

By striking out of line 2 of section 4 the words "purpose of the pur-

chase of said land and the."

By striking out of line 2 of section 4 the word "cottages," and inserting

in lieu thereof the word "cottage."

By striking out of lines 3 and 4 of section 4 the words "not exceeding forty-five thousand dollars," and inserting in lieu thereof the words "not exceeding fifteen thousand dollars."

By renumbering section 3 to stand as section 1. By renumbering section 4 to stand as section 2.

And that the Senate had amended the title to the bill so as to read as follows:

A bill providing for the erection of a cottage at the Eastern Michigan Asylum at Pontiac, for the purchase of additional land for said asylum and making provision for the payment for the same,

And to inform the Senate that the House has non-concurred in the said

amendments.

And further to inform the Senate that the House asks that the President

of the Senate appoint a committee of three from the Senate to serve with a like committee from the House, to be appointed by the Speaker of the House, as a committee of conference on said amendments.

Very respectfully,

LÝMAN A. BRANT,

Clerk of the House of Representatives.

Mr. Bastone moved that the Senate do insist on its amendments made to the bill,

Which motion prevailed. On motion of Mr. Boughner,

The President was directed to appoint a conference committee of three Senators to confer with a like committee from the House in relation to the bill, and a message was ordered sent to the House informing it as to the Senate's action.

The President also announced the following:

House of Representatives, Lansing, July 1, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following: Senate bill No. 279, entitled

A bill to authorize the cities and villages of this State to provide for the lighting of their streets and other public places therein by means of electric or other lights.

And to inform the Senate that the House has amended the same as

follows:

By adding to end of section 2 the following: "Provided further, That in case any such common council or board of trustees shall declare that it is expedient for such city or village to acquire by purchase or to construct, as the case may be, works for the purpose of supplying such city or village with electric or other lights, then such common council or board of trustees shall submit to the electors of the city or village the question of purchasing or constructing such works before any further proceedings are had, and no further proceedings shall be had by such common council or board of trustees unless a majority of such electors vote for the purchasing or constructing of such works,

In the passage of which bill as thus amended, the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the bill,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Mugford	Mr. Toan
${f Benson}$	Garvelink	Park	Weiss
${f Beers}$	$\mathbf{Gilbert}$	Porter	Wilkinson
${f Boughner}$	McCormick	Sabin	Withington
Crocker	\mathbf{Miller}	Sharp	Wisner
Doran	Morrow	\mathbf{Smith}	23

NAYS.

Mr. Milnes Mr. Stevens Mr. Wheeler

3

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, Lansing, July 1, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

Substitute for House bill No. 250, entitled

A bill to define and regulate the disposition of the revenues and moneys belonging to the city of Detroit and to repeal all acts and parts of acts contravening the provisions of this act,

• Which has passed the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and

On motion of Mr. Weiss,

Was referred to a select committee consisting of the three Senators from Wayne county.

The President also announced the following:

House of Representatives, Lansing, July 1, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

Substitute for House bill No. 61 (file No. 471), entitled

A bill to prescribe the manner of conducting municipal and township

elections and to prevent fraud and deception thereat,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives.

The bill was read a first and second time by its title, and

By unanimous consent,

Was referred to the committee of the whole and placed on the general order.

The President also announced the following:

House of Representatives, Lansing, July 1, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Senate substitute for House bill No. 895, entitled

A bill to provide for the payment of a franchise fee by corporations,

In the passage of which bill the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, Lansing, July 1, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House substitute for Senate bill No. 83, entitled

A bill to authorize the consolidation of street railway and electric light

companies,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully.

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and

Pending its reference,

On motion of Mr. Beers,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed upon its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Gilbert	Mr. Park	Mr. Weiss
${f Beers}$	$\mathbf{Holcomb}$	Porter	\mathbf{W} heeler
Boughner	McCormick	Sabin	Wilcox
Crocker	\mathbf{Miller}	Sharp	$\mathbf{Wilkinson}$
Doran	\mathbf{Milnes}	\mathbf{Smith}	Withington
$\mathbf{Fridlender}$	Morrow	Stevens	Wisner
Garvelink	Mugford		26

NAYS.

Mr. Prindle

Title agreed to.

On motion of Mr. Beers,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

The President also announced the following:

House of Representatives, Lansing, July, 1 1891.

1

To the President of the Senate:

SIR—I am instructed by the House to re-transmit the following: House bill No. 385 (file No. 429), entitled

A bill to create a commission, define its duties and powers and make an appropriation of money for the purpose of making an exhibit of the various manufactures and products of the State of Michigan at the World's Columbian Exposition at Chicago, in the years 1892 and 1893,

Concerning which a disagreement exists between the two Houses, which disagreement was referred to a conference committee, now to inform the

Senate that such conference committee reports as follows:

The committee of conference to whom was referred

House bill No. 385 (file No. 429), entitled

A bill to create a commission, define its duties and powers and make an appropriation of money for the purpose of making an exhibit of the various manufactures and products of the State of Michigan at the World's Columbian Exposition at Chicago in the years 1892 and 1893.

Concerning which a disagreement exists between the two Houses, and which disagreement was referred to a conference committee on the part of

the Senate and House of Representatives respectively,

Which bill the Senate had amended as shown by the message transmitting the same as follows:

1. By striking out of line 3 of section 1 the words "one resident" and inserting in lieu thereof the words "six residents."

2. By striking out of line 3 of section 1 the words "from and residing in each congressional district."

3. By striking out of line 4 of section 1 the word "six" and inserting in lieu thereof the word "four."

4. By striking out of line 4 of section 1 the word "three" and inserting in lieu thereof the words "two shall be."

5. By striking out all of section 1 after the word "women" in line 4.

6. By inserting in line 4 of section 2 after the words "secretary and treasurer" the words "and said board are hereby authorized to employ and fix the compensation of such clerical and other assistants as they shall deem necessary to carry out the provision of this act."

7. By inserting in line 3 of section 2 after the word "election" the words

"from its own members."

- 8. By striking out of line 9 of section 2 the word "five," and inserting in lieu thereof the word "four."
- 9. By inserting in line 16 of section 2 after the word "Governor," the words "at his pleasure."

10. By striking out entire section 3 and inserting in lieu thereof a new

section, to be known as section 3, which shall read as follows:

SEC. 3. The members of the board appointed under this act shall be entitled as compensation for their services while in the actual performance of their duties to three dollars per day and their actual expenses for transportation, and the further sum of three dollars per day for subsistence for each day they are necessarily absent from their homes on the business of said board, which amount shall be paid out of the moneys appropriated by this act."

11. By striking out all of section 4.

- 12. By renumbering section 5 so that it will stand as section 4.
- 13. By renumbering section 6 so that it will stand as section 5.
- 14. By renumbering section 7 so that it will stand as section 6.
- 15. By renumbering section 8 so that it will stand as section 7.
- 16. By renumbering section 9 so that it will stand as section 8.17. By renumbering section 10 so that it will stand as section 9.

18. By striking out of line 3 of section 7, after the words "sum of," the figures "\$125,000" and inserting in lieu thereof the figures "\$100,000."

19. By striking out of line 4 of section 9 the figures "\$75,000" and

inserting in lieu thereof the figures "\$50,000."

20. By striking out all of section 11.

21. By inserting in line 4 of section 1 after the word "women" the following sentence: "The Governor shall be ex officio a member of said board.

And in all of which said amendments the House non-concurred, whereupon the Senate insisted upon all of said amendments and acceded to the request of the House for the appointment of a committee of conference to consist of three members from each House, which said conference committee was duly appointed as shown by subsequent messages,

Respectfully report that they have had the said bill and the matter of disagreement existing between the two houses relative to said amendments under careful consideration and make the following recommendations in

respect thereto:

First, With respect to the first five of said amendments reading as follows:

1. By striking out of line 3 of section 1, the words "one resident" and inserting in lieu thereof the words "six residents."

2. By striking out of line 3 of section 1 the words "from and residing in each congressional district."

3. By striking out of line 4 of section 1 the word "six" and inserting in lieu thereof "four."

4. By striking out of line 4 of section 1 the word "three," and inserting

in lieu thereof the words "two shall be." 5. By striking out all of section 1 after the word "women" in line 4, made to said bill by the Senate, that the Senate recede therefrom, and that

said section 1 of said bill be amended so as to read as follows:

Section 1. The People of the State of Michigan enact, That a commission be and hereby is constituted to be designated and known as the board of World's Fair managers for the State of Michigan, which board shall consist of six residents of the State of Michigan, two of whom shall be women, and the Governor shall be ex officio a member of said board.

Second, With respect to the sixth, seventh, eighth and ninth of said

amendments to said bill made by the Senate reading as follows:

6. By inserting in line 4 of section 2 after the words "secretary and treasurer," the words "and said board are hereby authorized to employ and fix the compensation of such clerical and other assistants as they shall deem necessary to carry out the provisions of this act."

7. By inserting in line 3 of section 2 after the word "election," the words

"from its own members."

8. By striking out of line 9 of section 2 the word "five," and inserting in lieu thereof the word "four."

9. By inserting in line 16 of section 2, afthe word "Governor," the words "at his pleasure.

That the Senate recede therefrom, and that said section 2 be amended

so as to read as follows:

SEC. 2. The members of said board and a secretary thereof shall be appointed by the Governor within thirty days after this act shall take effect, and shall meet at such time and place as the Governor may appoint when said board shall organize by taking and filing their respective constitutional oaths of office and the election from their own number of a president, a vice president and treasurer.

Said secretary may select and appoint one assistant or private secretary

whenever the board shall determine such appointment necessary.

Said board is hereby empowered to employ such agents and employés as it may from time to time deem necessary to carry into effect the provisions of this act;

Said treasurer may, when so directed by said board, bring suit in his official name in any court of competent jurisdistion for the protection of

the interests of the State of Michigan or the rights of said board.

Said treasurer before he enters upon the duties of his office shall file with the Secretary of State a bond to the people of the State of Michigan, in the sum of fifty thousand dollars with five sureties to be approved by the Governor, conditioned for the faithful performance of all his duties as such treasurer.

Four members of said board shall constitute a quorum for the transaction of business after it shall be duly organized. The board shall have power to make rules and regulations for its own government, provided such rules and regulations shall not conflict with the regulations adopted under the act of Congress for the government of said World's Columbian Exposition. Said board of managers shall hold their offices subject to removal as hereinafter provided, from the date of their appointment to June 1, 1894. Any member of the board may be removed at any time by the Governor for cause. Any vacancy which may occur in the membership of said board shall be filled by the Governor. The board of managers may be convened on the call of the president, and shall hold its meetings at such place as they shall designate.

Third, With respect to the tenth amendment made by the Senate to said

bill reading as follows:

10. By striking out entire section three and inserting in lieu thereof a

new section to be known as section three which shall read as follows:

"Sec. 3. The members of the board appointed under this act shall be entitled as compensation for their services while in the actual performance of their duties to three dollars per day and their actual expenses for transportation, and the further sum of three dollars per day for subsistence for each day they are necessarily absent from their homes on the business of said board, which amount shall be paid out of the moneys appropriated by this act."

That the Senate recede therefrom and that said section 3 be amended so

as to read as follows:

"Sec. 3. The members of said board so appointed by the Governor shall be entitled as compensation for their services, while in the actual performance of their duties, to three dollars per day and their actual and necessary expenses of transportation, and the further sum of three dollars per day for subsistence for each day they are actually and necessarily absent from their respective homes on the business of said board. The Governor shall be reimbursed for his actual and necessary expenses. Said board is hereby empowered to fix the compensation of said secretary, his assistant or private secretary, and all agents and employes of said board. The expenses of said commission shall be paid out of the moneys appropriated by this act in such manner as in this act provided and not otherwise."

Fourth, With respect to the eleventh amendment made by the Senate to said bill, reading as follows:

"By striking out all of section 4," that the House concur in said amend-

Fifth, With respect to the 12, 13, 14, 15, 16, 17, 18, 19 and 20, reading as follows:

- 12. By renumbering section 5 so that it will stand as section 4.
- 13. By renumbering section 6 so that it will stand as section 5.
- 14. By renumbering section 7 so that it will stand as section 6.
- 15. By renumbering section 8 so that it will stand as section 7.
- 16. By renumbering section 9 so that it will stand as section 8. 17. By renumbering section 10 so that it will stand as section 9.
- 18. By striking out of line 3 of section 7, after the words "sum of" the figures "\$125,000" and inserting in lieu thereof the figures "\$100.000."

19. By striking out of line 4 of section 9 the figures "\$75,000" and inserting in lieu thereof the figures "\$50,000."

20. By striking out all of section 11.

That the House concur in all of said amendments.

Sixth, with respect to the 21st amendment made by the Senate to said bill reading as follows:

21. By inserting in line 4 of section 1 after the word "women" the fol-

lowing sentence:

"The Governor shall be ex officio a member of said board,"

That the Senate recede therefrom.

And the conference committee respectfully ask that both Houses concur in the recommendations herein set forth; that the bill as so amended stand concurred in by both Houses and that they be discharged from the further consideration of the subject.

(Dated July 1, 1891.)

C. W. WISNER JOHN BASTONE, FRANK L. PRINDLE,

Members of the Committee on the part of the Senate.
F. W. COOK,
M. J. DOYLE,

C. L. EATON,

Members of the Committee on the part of the House.

And further to inform the Senate at this time that in the report of said conference committee the House concurs by a majority vote of all the members elect.

Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives.

Report accepted and conference committee discharged.

The question being on concurring in the recommendations made in respect to the bill by the conference committee,

The Senate concurred therein, a majority of all the Senators elect voting

therefor, by yeas and nays as follows:

YEAS.

Mr. Garvelink Mr. Bastone Mr. Mugford Mr. Smith Wheeler Benson Gilbert Park

Mr. Beers Boughner Crocker Doran Fridlender	Mr. Holcomb McCormick Miller Milnes Morrow	Mr. Porter Prindle Sabin Sharp	Mr. Wilcox Wilkinson Withington Wisner
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NAYS.

Mr. Stevens

Mr. Taylor

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The President also announced the following:

House of Representatives, Lansing, July 1, 1891.

To the President of the Senate:

Sir—I am instructed by the House to transmit the following: House bill No. 581 (file No. 152), entitled

A bill to provide for an appropriation for the preparation, publication and distribution of the proceedings of the annual meetings of the Michigan superintendents of the poor, for the years 1891 and 1892,
Which has passed the House by a majority vote of all the members

elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and

Pending its reference,

On motion of Mr. McCormick,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Park	Mr. Taylor	
${f Benson}$	$\mathbf{Gilbert}$	Prindle	Weiss	
\mathbf{Beers}	$\mathbf{Holcomb}$	Sabin	$\mathbf{Wheeler}$	
Boughner	McCormick	Sharp	Wilcox	
Crocker	Miller	${f Smith}$	Wilkinson	
Doran	\mathbf{Milnes}	Stevens	Wisner	
$\mathbf{Fridlender}$	Morrow	•		26
NAYS.				

Title agreed to.

On motion of Mr. Milnes,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

The President also announced the following:

House of Representatives, Lansing, July 1, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following: House bill No. 244, entitled

A bill to amend an act entitled "An act to amend sections 3, 4 and 5 of chapter 1 of an act entitled 'An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith, being act No. 326 of the session laws of 1883," approved June 7, 1883, as amended by act No. 358 of the local acts of 1885, approved May 26,

Which has passed the House by a majority vote of all the members elect,

and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and

On motion of Mr. Park,

Was referred to a select committee consisting of the three Senators from Wayne county.

By unanimous consent,

The select committee of Wayne county Senators made the following report:

By the select committee of Wayne county Senators:

The select committee of Wayne county Senators, to whom was referred

House bill No. 53, entitled

A bill to amend section 10 of chapter 7 of act No. 326 of the local acts of 1883, entitled "An act to provide a charter for the city of Detroit and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, with the

accompanying substitute therefor, entitled

A bill to amend section 1 of chapter 4 and section 10 of chapter 7 of act No. 326 of the local acts of 1883, entitled "An act to provide a charter for the city of Detroit and to repeal all acts and parts of acts in conflict therewith" approved June 7, 1883,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of

the subject.

F. SMITH, Chairman.

Report accepted and committee discharged.

On motion of Mr. Smith,

The Senate concurred in the substitute reported for the bill by the committee.

On motion of Mr. Smith,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill as substituted was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr Park	Mr. Wheeler
${f Beers}$	Gilbert	Porter	Wilcox
Boughner	$\mathbf{Holcomb}$	Sabin	Wilkinson
Boughner Crocker	McCormick	Sharp	Withington
\mathbf{Doran}	Miller	\mathbf{Smith}	Wisner
$\mathbf{Fridlender}$	\mathbf{Milnes}	Weiss	23

NAYS.

1543

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Title agreed to.

By unanimous consent,

The committee on supplies and expenses made the following report:

By the committee on supplies and expenses:

The committee on supplies and expenses, to whom was referred the account of Senator John Bastone for postage upon letters sent county

clerks for information relative to State printing, \$1.66,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

WM. MILLER, Chairman.

The report was accepted and the bill was ordered paid.

On motion of Mr. Bastone,

The Senate took a recess until 7:30 o'clock P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 7:30 o'clock P. M.

A quorum present.

The President announced the appointment of Messrs. Boughner, Beers and Withington as a conference committee to meet with a like committee from the House in relation to

House substitute for Senate bill No. 46 (House file No. 417), entitled A bill providing for the erection of cottages at the Eastern Michigan Asylum at Pontiac, for the purchase of additional land for said asylum and making provision for the payment for the same.

MOTIONS AND RESOLUTIONS.

Mr. Milnes offered the following resolution:

Resolved, That the Senate will receive the gift of a full length portrait, in oil of Hon. Thomas W. Palmer, and that the Board of State Auditors be requested to hang the portrait in the Senate chamber on the wall in front of the desk formerly occupied by Mr. Palmer when a member of the Senate, to remain there as one of the permanent furnishings of the chamber and the property of the State.

The question being on the adoption of the resolution,

On motion of Mr. Garvelink,

The resolution was unanimously adopted by a rising vote.

Mr. Smith offered the following resolution:

Resolved, That John Andrew be and he is hereby allowed one dollar per day extra compensation for extra services rendered during the present session of the Legislature.

The question being on concurring in the adoption of the resolution, The resolution was not adopted, Mr. Doran calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

2

YEAS.

Mr. Holcomb Milnes	Mr. Park Smith,	Mr. Stevens Weiss	Mr. Wheeler	7
		NAYS.		
Mr. Bastone	Mr. Doran	Mr. McCormick	Mr. Sharp	

Withington Beers Garvelink Miller Crocker Gilbert Porter Wisner 12

THIRD READING OF BILLS.

House bill No. 751 (file No. 435), entitled

A bill to incorporate mutual benefit societies, membership in which is confined to a single city, village or township,

Was read a third time, and

Pending the taking of a vote upon its passage,

Mr. Doran moved that there be a call of the Senate;

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the Senate was called by the Secretary and Messrs. Morrow, Toan and Wilkinson were reported as absent without leave.

On motion of Mr. McCormick,

Mr. Toan was excused from the operation of the call.

On motion of Mr. Doran, The Senate proceeded under the operation of the call.

Mr. Morrow appeared at the bar of the Senate and having been admitted and made excuse, was excused for absence without leave.

The question being upon the passage of the bill,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

	Mr. Bastone Beers Boughner Crocker Doran	Mr. Fridlender Garvelink Holcomb McCormick Miller	Mr. Milnes Morrow Mugford Park Porter	Mr. Prindle Sharp Wilcox Wisner	19
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NAYS.

Mr. Sabin Mr. Withington

Title agreed to.

On motion of Mr. Doran,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

House substitute bill No. 178 (file No. 340), entitled

A bill to provide for the assessment of property and the levy of taxes thereon, and for the collection of taxes heretofore or hereafter levied, and to repeal act No. 195 of the session laws of 1889, and all other acts or parts of acts in any wise contravening any of the provisions of this act,

Was read a third time, and

Pending the taking of a vote on its passage,

Mr. Doran, by unanimous consent, moved to amend the bill as follows:

By adding to the last section after the word "acts," to stand as a part

of said section, the following:

"Provided, That all lands heretofore returned delinquent that have not been offered for sale, shall be offered for sale by the Auditor General under act No. 195 of the laws of 1889, and all proceedings relative to the sale of such lands and the redemption thereof and the issuing of deeds therefor, shall be conducted according to the provisions of said act No. 195 of the laws of 1889 by the Auditor General: And provided further, That any lands offered under the above proviso and not sold, or that shall be bid off for the State, shall after such offer or sale to the State be subject to the other provisions of this act;"

Which motion prevailed and the bill was so amended. The question being on the passage of the bill as amended,

The bill was then passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Morrow	Mr. Sharp
${f Benson}$	Gilbert	Mugford	\mathbf{Smith}
\mathbf{Beers}	McCormick	Park	$\mathbf{W}_{\mathbf{eiss}}$
Boughner	\mathbf{Miller}	Porter	Wilcox
Crocker	\mathbf{Milnes}	\mathbf{Sabin}	Wisner
Doran			

21

NAYS.

Mr. Garvelink	Mr. Prindle	Mr. Wheeler	Mr. Withington
Holcomb	Stevens		6

Upon the calling of the roll upon the above vote, Mr. Withington claimed the privilege of explaining his vote thereon, which explanation was ordered stated upon the Journal, as follows:

This bill was printed but two days ago. It has since been further

amended and passed the House only this morning.

It is a bill of 105 sections dealing with the whole complex machinery of the assessment, levy and collection of taxes and making radical changes in the law.

An intelligent opinion on such a bill can only be formed by study and discussion. There has been no opportunity in the Senate for a study of the bill and neither its details or its leading features have been brought out by discussion.

While holding a favorable opinion of the purposes of the bill, I am not willing to take the whole measure on trust. No showing that the bill will effect the purposes designed, or that the machinery provided is well per-

fected, has so much as been attempted.

W. H. WITHINGTON.

The question being on agreeing to the title of the bill,

Mr. Doran moved that the title be amended by inserting in line 3 of the title after the words "of 1889" the words "except as provided in this act:"

Which motion prevailed, and the title as so amended was then agreed to.

On motion Mr. Park,

All further proceedings under the call were dispensed with.

GENERAL ORDER.

On motion of Mr. McCormick,

The Senate went into committee of the whole on the general order, whereupon,

The President called Mr. McCormick to the chair.

After some time spent therein the committee rose and, through their chairman, made the following report:

The committee of the whole have had under consideration the fol-

owing:

House bill No. 61 (file No. 471), entitled

A bill to prescribe the manner of conducting municipal and township

elections and to prevent fraud and deception thereat.

Have made sundry amendments thereto, and have directed their chairman to report the same back to the Senate, asking concurrence therein, and recommend its passage.

A. C. McCORMICK, Chairman.

Report accepted.

On motion of Mr. McCormick,

The Senate concurred in the amendments made to the above named bill, and the same was placed on the order of third reading of bills.

By unanimous consent,

The Senate resumed the order of

THIRD READING OF BILLS.

House substitute bill No. 61 (file No. 471), entitled

A bill to prescribe the manner of conducting municipal and township elections and to prevent fraud and deception thereat,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Morrow	Mr. Sharp
${f Benson}$	$\mathbf{Gilbert}$	Mugford	$\mathbf{W}\mathbf{h}\mathbf{e}\mathbf{e}\mathbf{l}\mathbf{e}\mathbf{r}$
${f Beers}$	McCormick	Porter	Wilcox
$\mathbf{Crocker}$	\mathbf{Miller}	$\mathbf{Prindle}$	Withington
Doran	\mathbf{M} ilnes	Sabin	Wisner
Fridlender			21

NAYS.

0

Title agreed to.

On motion of Mr. Doran,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

On motion of Mr. Doran,

The Senate took recess until nine o'clock.

AFTER RECESS.

The Senate met and was called to order by the President at 9 o'clock P. M.

A quorum present.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives,) Lansing, July 1, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following: House bill No. 747 (file No. 278), entitled

A bill to provide for a board of public works in and for the city of

Detroit,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives.

The bill was read a first and second time by its title, and

On motion of Mr. Doran,

Was referred to a select committee consisting of the three Senators from Wayne county.

The President also announced the following:

House of Representatives, \ Lansing, July 1, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 336 (file No. 469), entitled

A bill to authorize and validate proceedings for the foreclosure of mortgages and the enforcement of liens and incumbrances against the real estate of private corporations whose term of existence has expired by

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrence of the Senate is respectfully asked. Very respectfully,

LYMAN A. BRANT.

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

The President also announced the following:

House of Representatives,) Lansing, July 1, 1891.

To the President of the Senate:

SIR-I am instructed by the House to return to the Senate the follow-

Substitute for Senate bill No. 128, entitled

A bill to provide for the appointment, fix the compensation and prescribe the duties of the stenographer of the circuit courts for the counties of Gogebic and Ontonagon, now comprising the thirty-second judicial circuit

Also,

Senate bill No. 207 (file No. 142), entitled

A bill to provide for the registration and identification of criminals, in

the penal institutions of this State by the Bertillon system,

In the passage of which bills the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The two bills were referred to the committee on engrossment and enrollment for enrollment.

The President also announced the following:

House of Representatives, Lansing, July 1, 1891.

To the President of the Senate:

SIR—I am instructed by the House to inform the Senate concerning the following entitled bill:

House substitute for Senate bill No. 46 (file No. 417), entitled

A bill providing for the erection of cottages at the Eastern Michigan Asylum at Pontiac, for the purchase of additional land for said asylum

and making provision for the payment for the same,

Which was amended by the Senate as shown by a message and in which amendments the House non-concurred and upon which amendments the Senate did insist as also shown by message and requested a committee of conference as to such disagreement, now to inform the Senate that the House grants such request for a committee of conference, and that Messrs. Rockwell, McGovern and Wiggins have been appointed such committee on the part of the House, to whom the bill is referred.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The message was received.

MOTIONS AND RESOLUTIONS.

On motion of Mr. Sharp,

The committee on judiciary was discharged from the further consideration of

House bill No. 336 (file No. 469), entitled

A bill to authorize and validate proceedings for the foreclosure of mortgages and the enforcement of liens and incumbrances against the real estate of private corporations whose term of existence has expired by limitation.

Mr. Sharp moved that the rules be suspended and the bill placed upon

its immediate passage,

Which motion prevailed, Mr. Doran calling for the yeas and nays, and two-thirds of all the Senators present voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Morrow	Mr. Smith
Beers	Gilbert	Porter	Stevens
Boughner	Holcomb	Sabin	Taylor
Crocker	McCormick	Sharp	Wisner
$\mathbf{Fridlender}$	\mathbf{M} iller	•	

NAYS.

18

Mr. Benson Mr. Doran Mr. Milnes Mr. Wheeler 4

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by year and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Porter	Mr. Weiss
${f Benson}$	$\mathbf{Gilbert}$	Sabin	\mathbf{W} heeler
\mathbf{Beers}	$\mathbf{Holcomb}$	Sharp	Wilcox
Crocker	McCormick	Stevens	Withington
Fridlender	\mathbf{Park}	Taylor	Wisner 20
	37	. A 777.01	

NAYS.

Mr. Doran 1

Title agreed to.

On motion of Mr. Sharp,

By a vote of two thirds of all the Senators elect, the bill was ordered to take immediate effect.

Mr. Milnes offered the following resolution:

Resolved, That the Secretary of the Senate, be and is hereby instructed to forward to Mrs. T. W. Palmer a copy of the resolution, whereby the Senate agrees to accept a life size oil painting of her distinguished husband together with the action of the Senate thereon.

The question being on the adoption of the resolution,

The resolution was adopted.

Mr. Crocker offered the following resolution:

It is hereby resolved that the Sergeant-at-arms be directed to hang upon the walls of the State library the group picture of the members of the Senate of 1891.

The question being on the adoption of the resolution,

The resolution was adopted.

By unanimous consent.

The select committee appointed to investigate allegations of bribery against certain Senators made the following report:

To the Honorable, the President, and the Senate of the State of Michigan:

Your select committee appointed to examine into the alleged charge of bribery made against members of the Senate by certain newspapers, report that they have examined several witnesses in connection therewith and have had the same under consideration for some time.

We first examined Mr. Wilcox and from his testimony we learned that George Owen, who lives and publishes a paper in Owosso, had on several occasions approached Senator Wilcox with a view of persuading him to act with the republicans in the Senate on political measures, under the

promise of receiving a large sum of money in consideration thereof. Mr. Wilcox, according to the testimony of all the witnesses, at all times refused to act with the republicans or to be the recipient of any sum of money.

We have become convinced that Mr. Owen concocted a scheme by which he hoped to have Mr. Wilcox consent to take a bribe for his vote on political measures, intending then to negotiate the sale of the same to the republicans, securing to himself (Mr. Owen), the greater part of the money thus obtained from them.

This man, Owen, has by this attempt, cast reflection upon the fair names of Senators Wilcox and Weiss, and has by his testimony in this case, shown

himself to be a person without feeling or regard for the truth.

It is the unanimous opinion of the committee that Senators Wilcox and Weiss should be completely exonerated from any blame or censure.

We believe that Senators Wilcox and Weiss have in all respects conducted themselves as honorable Senators and men.

Dated June 29, 1891.

PETER E. PARK,

Chairman.

MARTIN CROCKER,
E. T. MUGFORD,
F. L. PRINDLE,
A. O. WHEELER,

Committee.

Report accepted and committee discharged. On motion of Mr. Doran, The Senate took a recess for thirty minutes.

AFTER RECESS.

. The Senate met and was called to order by the President at 10:30 o'clock P. M.

A quorum present.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, \Lansing, July 1, 1891.

To the President of the Senate:

Sir-I am instructed by the House to return to the Senate the following

Concurrent resolution:

Resolved by the Senate (the House of Representatives concurring), That the Governor of this State be and he is hereby authorized to designate the Attorney General as agent for the collection of war claims by the State of Michigan against the United States, exclusive of the direct tax money now due the State,

Which has been adopted by the House by a majority vote of all the members elect.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The message was received. On motion of Mr. Beers, The Senate adjourned.

Lansing, Thursday, July 2, 1891.

The Senate met and was called to order by the President at 10 o'clock A. M.

Roll called: a quorum present.

Absent without leave: Mr. Toan.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, July 1, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following concurrent resolution:

Resolved by the House (The Senate concurring), That the Board of State Auditors are hereby authorized to audit and allow such claims for stenographic and clerical assistance as may be certified by the justices of the Suppeme Court, as having been rendered to said justices during the present year prior to the taking effect of the act authorizing the employment of such assistance and appropriating moneys for the payment therefor, such sums so audited and allowed to be charged against said fund so appropriated for the year 1891,

Which has been adopted by the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully

asked.

Very respectfully,
LYMAN A. BRANT,
Clerk of the House of Representatives.

The question being on concurring in the adoption of the concurrent resolution,

The resolution was adopted.

Mr. Morrow, with appropriate remarks, on behalf of the members, officers and employes of the Senate, presented the President with a hand-somely engraved cane, in token of the appreciation of the services and character of the President and the esteem with which he was held by the Senate.

On motion of Mr. Crocker,

The remarks by Mr. Morrow were ordered spread on the Journal, as follows:

MR. PRESIDENT:

To me has been given the honor of conveying to you the feelings of admiration, respect and love of my associate members of this Senate, secretaries, clerks, officers, messengers and janitors bear towards you.

Admiration for the sturdy will and strong heart to do the right, let come what may. For this sturdy courage and indomitable will we are indebted for the perfection of much of the work of this session, and to a fearlessness to enact the promptings of a true heart are the people of the State obligated for the ability of this Legislature to enact statutes in harmony with a true democracy and the interests of the people. The will power that has shown the quiet, unobtrusive, genial gentleman, equal to any occasion that has or could have arisen during the session now about to close, is of that character which stamps the man as of an uncommon mould. And it is this power to enact the dictates of the will, that brought into bold relief the man for the occasion, who now stands out in the history of this Legislature as a man among men when factions warred. It is to this characteristic in your individuality for which we today express our admiration, and offer the homage of appreciative hearts.

And, Mr. President, now that the smoke of parliamentary battle has cleared away and an unclouded atmosphere permits us to view the hard fought lines along which your gavel and rulings have kept us within the code of parliamentary law, we desire to express our respect for those rulings and the justice which now seems to have always prompted the tap of the gavel.

To the man who could lay aside that attribute of power and authority, that scepter in republican government, the gavel, and stepping down from the President's position of authority, mingle with those who but a moment before were in a warlike array, harmonize their differences, bringing order out of chaos and a brotherly feeling where there were but rancor and strife, we are proud to pay our respectful appreciation of his fitness for the office so well and faithfully filled.

Gentlemen of the Sentate of '91, and you, gentlemen, as auxiliary in our work, who of us will ever forget the northwest corner of this chamber where the harder the strife of the day in defending or advancing our special theories and principles in government, the larger the circle and the more numerous the attendance in the evening, when Senators, secretaries, clerks, officers, messengers and janitors in true democratic fashion smoke the pipe of peace, where, no matter what his title or station, "a man is a man for a' that," while an exchange of wit, a droll story, the legislative experiences of other days, or mayhap a sermon on political economy from the standpoint of the P. of I. gave novelty to the entertainment; but no matter how large the sphere or how numerous the attendance the circle was never complete nor a quorum present until made more democratic by the presence of the genial Lieutenant Governor of the State, than whose wit, none was more pointed, no laugh more hearty, and none to enjoy the humor of joke or story with greater zest than he who but a short time before held us with a firm will on the line of parliamentary tactics.

For the success of these entertaining and profitable evenings, Mr. President, we are largely indebted to you. And while it is true that as

presiding officer you won our admiration and respect, it was in these gatherings you made us friends each of the other and won our love and veneration for respect.

ation for yourself.

And now, Mr. President, that the closing hour of this session of the Legislature of '91 may in the years to come have remembrance in your thoughts, the Senators and attaches of this Senate, having procured a material reminder of this occasion, the love and respect they bear you, have instructed me to present you with this beautiful work of art, wrought in ebony and gold, suitably inscribed with the compliments of the occasion, and upon which is engraved the coat of arms of the State you have so faithfully and so often served.

Its staff is firm and stout as fitting the use of so sturdy a man. Its haft is of the purest gold, emblematic of the sterling and unsullied character of

him we are this night proud to have receive our royal homage.

We ask you, Mr. President, to honor us by accepting this staff, not for the intrinsic value it may possess, but for the esteem and love we would have it betoken. And, Mr. President, when in years to come there will come to you, as to all men whom God blesses and rewards, the ripeness of an old age, a time when the tottering steps of age need a prop or staff to steady the burden of ripened years, let it be upon this token of our love that you will then lean; and when in the ripeness of age and experience of the world's affairs, your children's children, and the youth of the day, gather around you to drink the draughts of wisdom and council that fall from your lips, could we but feel that on such occasion memory would recall us into being and our names be mentioned in a sweet remembrance of these days of political strife, we would feel that life had not been lived in vain.

The President responded appropriately to the presentation.

On motion of Mr. Doran,

The response of the President was ordered spread on the Journal, as follows:

GENTLEMEN OF THE SENATE:

I have not words to express my appreciation of your kindness. I were less than human if I did not have the fullest appreciation of this richest gift that a grateful heart can give.

The session just about to close has been marked by oppositions it is true, but mainly oppositions that have only tended to show how devoted

all have been to the best interests of the State.

All have not seen in the same light. If in the heat of strife my judgment has erred, the fault has been one of head and not of heart. I would be remiss did I not pay tribute to the fidelity, honesty of purpose and ability with which you have performed your onerous duties.

This handsome gift will be a souvenir of the high qualities that have

marked your work as legislators.

I accept this cane for other reasons than those already expressed. As the presentor has said I shall probably need this cane in my old age. Having passed three score years all men need something of this kind to support them through life, and what could be more fitting than a cane at this time to aid me through the journey of life. And it comes very acceptable at this particular time, as I now contemplate a trip around the world. I notice on this cane, the most beautiful article of the kind that I have ever seen, the name of John Strong, Lieutenant Governor of the

great State of Michigan. I also see engraved upon this cane the coat of arms of our great State. This is of vastly more value to me than a pass-port would be. It will safely pass me through principalities, kingdoms and empires. It will admit me to the palaces of princes, kings and emperors I can say that the session of the past winter has been the most pleasant of any in all my experience in legislative bodies of which I have had the honor to be a member.

I have always received the kindest treatment from all, and I have a warm place in my heart for each and every one, as I hope each of you have for

me.

What is the further pleasure of the Senate?

Mr. Milnes, with appropriate remarks, on behalf of the members, officers and employés of the Senate, presented Mr. Wisner with a hand-some gold medal, in token of the appreciation of his services and character by the Senate.

On motion of Mr. Doran,

The remarks of Mr. Milnes were ordered spread on the Journal, as follows:

MR. PRESIDENT AND GENTLEMEN OF THE SENATE:

The opening session of 1891 was a stormy one. It is a source of great pleasure to us all that this, the last day of this session, should open so auspiciously. The pleasant scene we have just witnessed, the eloquent speech we have just listened to from the Senator from the fifth in the presentation just made. The good will and harmony prevailing in these, the

closing hours of the session, are extremely pleasant to us all.

Mr. President, a very pleasant duty has devolved upon me this morning, that of presenting to a veteran member of this Senate this beautiful gold medal, which I have been commissioned to present on behalf of a large number of friends and associates of the Honorable Chauncey W. Wisner of Saginaw, as a token of the regard and esteem they feel for him in their long association with him upon this floor. It falls to the lot of but very few men to succeed themselves upon this floor, the policy in this State being to give a member but one term. Yet, Mr. President; the eloquent gentleman from Saginaw has been returned not only twice, but a third time by one of the largest and most important districts in the State of Michigan. Mr. President, a gentleman thus honored by his constituents must be more than an ordinary man; he must possess ability and qualifications not possessed by the ordinary man. There must be something in his make up, which has caused his constituents, his neighbors and friends to thus thrust honors upon him for three consecutive terms. Mr. President, those of us who have served with him in previous legislatures, those of us who have sat and labored with him at this session will not be at a loss to know what that something is. His extreme good nature and affability to everyone he comes in contact with; his kindness and willingness to accommodate and help his fellow members, to give them the benefit of his knowledge and experience; his earnestness and his conscientious work on every bill that touched the interests of his district, have not only won him the love and respect of his constituents, but also of his fellow members; his matchless eloquence has frequently been heard upon this floor in the interest of the poor and needy, frequently bringing tears to the eyes of his fellow members; his impassioned appeals for the passage of some important party measure have won for him a name and fame as an orator of no mean degree. Indeed, Mr. President, the gentleman from the 18th ranks with the leading orators of the State and nation. Well do I remember the first speech I heard him deliver upon this floor. It was in advocacy of the claim of a poor old colored man of his district, who sat by his side. The old man, who had passed his three score years and ten, was about to lose his property, earned by long and honest toil by its escheating to the State. Such eloquence was never heard before or since upon this floor; he brought tears and sympathy from every member and spectator present, and carried his bill by an unanimous vote. Those of you who heard his eloquent appeal for an old soldier during this session, who had raised a company to go forth in defense of the union, will be remembered by you all, and you can testify to his matchless and irresistible eloquence.

But Mr. President, the Senator is not only eloquent in words, he is also eloquent in his silence; though he must be aware of his power, he seldom if ever takes up the time of the Senate in unnecessary debate, but Mr. President, I will not take up any more valuable time of this honorable body. On behalf of many of his fellow members and other persons who have contributed toward this token of our regard and esteem, it gives me great pleasure to present to the Hon. Chauncey W. Wisner, this beautiful gold medal in remembrance of our long and pleasant association with him. May he live long and may his old age be blessed with peace and plenty, and when the Legislature of 1893 shall meet, may he again be found occupying his old seat, which he has so long and so honorably occupied.

Mr. Wisner having made appropriate response to the presentation,

On motion of Mr. Doran,

The remarks of Mr. Wisner were ordered spread on the Journal, as follows:

Mr. President and Senators:

Words cannot express my gratitude to the Senate for this beautiful gift. I shall cherish it, not so much for its intrinsic value, as for the associations it will ever bring to mind. The past six months we have been together assembled here until the forms, the faces, and the peculiarities of each individual has become indelibly stamped upon the memory of each.

For three terms I have occupied this seat and I am glad to now be able to say that during all that time no unkind word has ever passed my lips and I have always received the kindest and most courteous treatment from

all my brother Senators, without distinction of party.

For this you have my warmest thanks as well as for this token of your regard and esteem. When this session adjourns I leave this Senate forever. I shall carry with me to my home this beautiful medal, and when I look upon it, it will remind me of your faces and refresh my recollections of senatorial triumphs and defeats. Allow me again to thank you and to express to each and every one of you my fervent wish for your future happiness and prosperity.

The President also announced the following:

House of Representatives, Lansing, July 1, 1891.

To the President of the Senate:

Sim—I am instructed by the House to re-transmit the following entitled bill:

House substitute for Senate bill No. 46 (House file No. 417), entitled A bill providing for the erection of cottages at the Eastern Michigan

Asylum at Ponfiac, for the purchase of additional lands for said asylum

and making provisions for the payment of the same,

Concerning which a disagreement exists between the two Houses, which disagreement was referred to a conference committee, and now to inform the Senate that such conference committee reports as follows:

By the committee on conference on House substitute for Senate bill No.

46:

The committee on conference, to whom was referred

House substitute for Senate bill No. 46 (House file No. 417), entitled A bill providing for the erection of cottages at the Eastern Michigan Asylum at Pontiac, for the purchase of additional land for said Asylum and making provision for the payment for the same.

Which said bill the Senate has amended as shown by the message trans-

mitting the same as follows:

I. By inserting in line 1 of section 1 after the words "section 1" the words "The People of the State of Michigan enact, That."

II. By striking out section 1 entirely.

III. By striking out of line 2 of section 2 the words "two cottages" and inserting in lieu thereof the words "a suitable cottage."

IV. By striking out of line 2 of section 4 the words "purpose of the

purchase of said land and the."

V. By striking out of line 2 of section 4 the word "cottages" and

inserting in lieu thereof the word "cottage."

V1. By striking out of lines 3 and 4 of section 4 the words "not exceeding 45,000 dollars and inserting in lieu thereof the words "not exceeding \$15,000."

VII. By renumbering section 3 to stand as section 1. VIII. By renumbering section 4 to stand as section 2.

IX. And further the Senate has amended the title by striking out of line 1 of title the word "cottages" and inserting in lieu thereof the words

"a cottage."

And in all of which said amendments, and in the amendment to the title the House non-concurred and asked for a conference committee as shown by subsequent message, which request was duly granted and such committee appointed,

Respectfully report that they have had the said bill and the matters of disagreement existing between the two Houses, relative to said amendments, under careful consideration and make the following recommenda-

tions in regard thereto:

That in regard to the first amendment the Senate recede therefrom.

That in regard to the second amendment the Senate recede therefrom.

That section 1 be amended by striking out in line 4 the word "eighty" and inserting in lieu thereof the word "fifty."

That in regard to the third amendment the House concur therein.

That in regard to the fourth amendment the Senate recede therefrom.

That in regard to the fifth amendment the House concur therein. That in regard to the sixth amendment the Senate recede therefrom.

And the committee recommend that lines 3 and 4 of section 4 be amended by striking out the words "not exceeding \$45,000" and inserting in lieu thereof the words "not exceeding \$25.000."

That in regard to the seventh and eighth amendments the Senate recede

therefrom

That in regard to the ninth amendment, that is the amendment to the title, the House concur therein.

And the conference committee respectfully ask that both houses concur in the recommendations of the committee herein set forth; that the bill as so amended do stand concurred in by both houses, and that your committee be discharged from further consideration of the subject.

C. B. BOUGHNER, J. S. BEERS,

W. H. WITHINGTON,
Members of the committee on the part of the Senate.

H. C. ROCKWELL,

DANIEL McGOVERN, M. WIGGINS.

Members of the committee on the part of the House.

And further to inform the Senate at this time that in the report of said conference committee the House concurs by a majority vote of all the members elect.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

Report accepted and conference committee discharged.

The question being on concurring in the recommendations of the conference committee relative to the bill,

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Bastone	Mr. Gilbert	Mr. Park	Mr. Stevens	
	Benson	$\mathbf{Holcomb}$	Porter	\mathbf{Taylor}	
	Beers	McCormick	Prindle	Weiss	
	Boughner	\mathbf{Miller}	\mathbf{Sabin}	\mathbf{W} heeler	
	Crocker	\mathbf{Milnes}	Sharp	Wilcox	
	Doran	Morrow	${f Smith}$	$\mathbf{Wilkinson}$	
	Garvelink	$\mathbf{Mugford}$		2	6
		Ŋ	NAYS.		0

The President also announced the following:

House of Representatives, Lansing July 2, 1891.

To the President of the Senate:

SIR-I am instructed by the House to transmit the following:

House bill No. 463, entitled

A bill making an appropriation for the general expenses of the State government, salaries of State officers, expenses of State departments and expenses of the Legislature for the years 1891 and 1892, and to provide a tax for the payment of the same,

Which has passed the House by a majority vote of all the members elect, and by a vote of two-thirds of all the members elect, been ordered to take immediate effect, and in which the concurrence of the Senate

is respectfully asked.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The bill was read a first and second time by its title, and Pending its reference, On motion of Mr. Gilbert,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the

Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Gilbert	Mr. Park	Mr. Weiss
Benson	Holcomb	Porter	$\mathbf{W}_{\mathbf{heeler}}$
${f Beers}$	McCormick	${f Prindle}$	Wilcox
Boughner	\mathbf{Miller}	${f Sabin}$	Wilkinson
Crocker	\mathbf{Milnes}	\mathbf{Sharp}	Withington
Doran	Morrow	${f Smith}$	Wisner
Garvelink	$\mathbf{Mugford}$	Taylor	27
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NAYS.

Title agreed to.

On motion of Mr. Gilbert,

By a vote of two-thirds all the Senators elect, the bill was ordered to take immediate effect.

The President also announced the following:

House of Representatives \ Lansing, July 2, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return to the Senate the following:

Substitute for Senate bill No. 296, entitled

A bill to provide salary of and for the appointment of clerks for the circuit court commissioners of Wayne county,

And to inform the Senate that the House has amended the same as

follows:

By adding to line 32 of section 3 the words "Provided, That for the taking of testimony in all cases referred to such circuit court commissioners or by law required to be taken by them no fees shall be charged except the actual cost of stenographic work and transcribing not to exceed ten. cents per folio for the testimony so taken,"

In the passage of which bill as thus amended the House has concurred by a majority vote of all the members elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the members elect.

> Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The question being on concurring in the amendments made by the House to the bill.

The Senate concurred, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

-		
Mr. Fridlender Garvelink Gilbert	Mr. Park Porter Sabin	Mr. Weiss Wheeler Wilcox
$\mathbf{Holcomb}$	Sharp	Wilkinson
McCormick	Smith	Withington 20
	Garvelink Gilbert Holcomb	Garvelink Porter Gilbert Sabin Holcomb Sharp

NAYS.

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The bill was then referred to the committee on engrossment and enrollment for enrollment.

By unanimous consent,

The Senate resumed the regular order of business.

REPORTS OF STANDING COMMITTEES.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

Senate bill No. 254 (file No. 203), entitled

A bill making an appropriation for the further equipment of the Mining School at Houghton, in the county of Houghton, Michigan.

Also,

Senate substitute for House bill No. 895, entitled

A bill to provide for the payment of a franchise fee by corporations.

Senate bill No. 279, entitled

A bill to authorize the cities and villages of this State to provide for the lighting of their streets and other public places therein by means of electric or other lights.

Also,

Senate bill No. 207 (file No. 142), entitled

A bill to provide for the registration and identification of criminals in the penal institutions of this State, by the Bertillon system.

Also,

Senate bill No. 128, entitled

A bill to provide for the appointment, fix the compensation and prescribe the duties of the stenographer of the circuit courts for the counties of Gogebic and Ontonagon, now comprising the thirty-second judicial circuit.

C. B. BOUGHNER, Chairman.

Report accepted.

By the committee on banks and corporations:

The committee on banks and corporations, to whom was referred

House substitute bill No. 978 (file No. 463), entitled

A bill to provide for the incorporation of equal suffrage associations

within the State of Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

JOHN R. BENSON, Chairman.

Report accepted and committee discharged.

On motion of Mr. Benson,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

Mr. Bastone	Mr. Fridlender	Mr. Mugford	Mr. Weiss
${f Benson}$	Garvelink	Park	$\mathbf{Wheeler}$
\mathbf{Beers}	$\mathbf{Gilbert}$	Porter	Wilcox
Boughner	$\mathbf{Holcomb}$	Sabin	Wilkinson
Crocker	McCormick	Taylor	Withington
Doran	\mathbf{Morrow}	•	22
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NAYS.

Title agreed to.

On motion of Mr. Boughner,

By a vote of two-thirds of all the Senators elect, the bill was ordered to take immediate effect.

REPORTS OF SELECT COMMITTEE.

By the select committee of Wayne county Senators:

The select committee of Wayne county Senators, to whom was referred

House bill No. 244, entitled

A bill to amend an act entitled, "An act to amend sections 3, 4 and 5, of chapter 1 of an act entitled 'An act to provide a charter for the city of Detroit and to repeal all acts and parts of acts in conflict therewith' being act 326 of the session laws of 1883" approved June 7, 1883 as amended by act number 358 of the local acts of 1885, approved May 26, 1885,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment and recommend that the bill do not pass, and ask to be dis-

charged from the further consideration of the subject.

FRANK SMITH, Chairman.

Report accepted and committee discharged.

On motion of Mr. Park.

The further consideration of the bill was indefinitely postponed.

By the select committee of Wayne county Senators:

The select committee of Wayne county Senators, to whom was referred

House bill No. 747 (file No. 278), entitled

A bill to provide a board of public works in and for the city of Detroit, Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

FRANK SMITH, Chairman.

Report accepted and committee discharged.

On motion of Mr. Smith,

The rules were suspended, two-thirds of all the Senators present voting - therefor, and the bill was placed on its immediate passage.

The bill was then read a third time, and

Pending the taking of a vote upon its passage,

On motion of Mr. Weiss,

The bill was re-referred to the same select committee.

Mr. Holcomb rose to a question of privelege, demanding the floor for the purpose of replying to an anonymous article in the Detroit Evening News of date July 1st. His question of privelege was explained as follows:

The article, in so far as it directly reflected, or by innuendo or inference cast reflection on his motives or actions, was false and malicious. It strove to take advantage of a financial stringency under which he had labored early in the session and distorted his acceptance of the offer of a loan, said offer being made by a reputable business man, and said loan being secured by property treble the amount of the loan in value, into a charge of bribery. The details of the loan, and all the circumstances in the case were given in full, and a full investigation to be made in open session of the Senate was demanded by Mr. Holcomb.

On motion of Mr. Park,

1891.]

The Senate took a recess for 30 minutes.

AFTER RECESS.

The Senate met and was called to order by the President at 11:45 o'clock, A. M.

A quorum present.

BEPORTS OF STANDING COMMITTEE.

By the select committee of Wayne county Senators:

The select committee of Wayne county Senators, to whom was referred

House bill No. 747 (file No. 278), entitled

A bill to provide for a board of public works in and for the city of Detroit,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

FRANK SMITH, Chairman.

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Report accepted and committee discharged.

Mr. Weiss moved that the further consideration of the bill be indefi-

nitely postponed;

Which motion prevailed, Mr. Weiss calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Prindle	Mr. Taylor	Mr. Withington
Doran	Sabin	Weiss	Wisner
Garvelink	Stevens	Wilkinson	President
Milnes	O TO TO TO	W IIIII	13

NAYS.

Mr. Benson	Mr. Gilbert	Mr. Miller	Mr. Park
Crocker	$\mathbf{Holcomb}$	\mathbf{M} orrow	Porter
\mathbf{F} ridlender	$\mathbf{McCormick}$	Mugford	\mathbf{Smith}

On motion of Mr. Gilbert,

The Senate took a recess until 1:30 o'clock, P. M.

AFTER RECESS.

The Senate met and was called to order by the President at 1:30 o'clock P. M.

Roll called: a quorum present.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives. Lansing, July 2, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following:

House bill No. 111 (file No. 18), entitled

A bill to amend section 10 of chapter 148 of the public acts of 1869, entitled "An act to revise and consolidate the several acts relating to the support and maintenance of poor persons," approved April 5, 1869, the same being compiler's section 1825 of the compiled laws of 1871, and being compiler's section 1764 of Howell's annotated statutes of Michigan,

Which has passed the House, by a majority vote of all the member elect, and in which the concurrence of the Senate is respectfully asked.

Very respectfully, LYMAN A. BRANT,

Clerk of the House of Representatives.

The bill was read a first and second time by its title, and

By unanimous consent.

Was referred to the committee of the whole and placed on the general

The President also announced the following:

House of Representatives, 1 Lansing, July 2, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following resolution: Resolved, That a respectful message he sent to the Senate asking the return of

House bill No. 543, entitled

A bill providing for the appointment, defining the duties and fixing the compensation of a stenographer for the police court of Grand Rapids, State of Michigan.

Which has been adopted by the House by a majority vote of all the

members.

Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives.

On motion of Mr. Doran.

The bill was taken from the table and ordered returned to the House.

MOTIONS AND RESOLUTIONS.

On motion of Mr. Gilbert,

The rules were suspended, two-thirds of all the Senators present voting therefor, and the committee of the whole was discharged from the further consideration of

House bill No. 111 (file No. 18), entitled

A bill to amend section 10 of chapter 148 of the public acts of 1869, entitled "An act to revise and consolidate the several acts relating to the support and maintenance of poor persons," approved April 5, 1869, the same being compiler's section 1825 of the compiled laws of 1871, and being compiler's section 1764 of Howell's annotated statutes of Michigan.

On motion Mr. Gilbert,

The rules were suspended, two-thirds of all the Senators present voting

therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Gilbert	Mr. Mugford	Mr. Taylor
\mathbf{Beers}	$\mathbf{Holcomb}$	Park	$\mathbf{W}_{\mathbf{eiss}}$
Boughner	$\mathbf{McCormick}$	${f Prindle}$	$\mathbf{W}\mathbf{heeler}$
Crocker	${f M}$ iller	Sabin	Withington
Fridlender	\mathbf{Milnes}	Sharp	Wisner
Garvelink	Morrow	Stevens	23
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Mr. Weiss offered the following resolution:

Resolved, That Max Wolfson, janitor, be and he is hereby allowed \$1 per day extra compensation for faithful and efficient services during this session of the Legislature;

The question being on the adoption of the resolution,

Mr. Fridlender moved that the resolution do lie on the table;

Which motion prevailed, Mr. Weiss calling for the yeas and nays, and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Beers Boughner Crocker	Mr. Fridlender Gravelink Gilbert	Mr. Miller Milnes Prindle	Mr. Sharp Withington Wisner
Crocker	$\mathbf{McComick}$		14

NAYS.

Mr. Holcomb Mr. Smith Mr. Taylor Mr. Wheeler Park Stevens Weiss	. 7
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Mr. Milnes offered the following resolution,

Resolved, That a committee of three be sent to the House informing that body that the Senate has cleared its docket and is now ready to adjourn, and is now awaiting the pleasure of the House;

The question being on the adoption of the resolution,

The resolution was adopted.

The President thereupon appointed as such committee Messrs. Milnes, Beers and Morrow.

The committee proceeded to the House and, having returned, made

report as follows:

The committee appointed to wait upon the House and inform that body that the Senate had completed its work and was ready to adjourn, report that they have performed that duty and ask to be discharged.

Report accepted and committee discharged.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, July 2, 1891.

To the President of the Senate:

SIB—I am instructed by the House to transmit the following:

House bill No. 543, entitled

A bill providing for the appointment, defining the duties and fixing the compensation of a stenographer for the police court of Grand Rapids, State of Michigan,

And to which the Senate had made sundry amendments, as follows:

By inserting in line 3 of section 1, after the word "court," the words, "and in case of the death, resignation, or removal of the judge of said court, the assistant judge shall have power to appoint such stenographer."

By striking out of line 8 of section 3 the word "twelve," and inserting in

lieu thereof the word "eight."

And now to inform the Senate that the House non-concurs in said amendments.

> Very respectfully, LYMAN A. BRANT, Clerk of the House of Representatives.

On motion of Mr. Doran, The bill was laid on the table.

The President also announced the following:

House of Representatives, \ Lansing, July 2, 1891.

To the President of the Senate:

SIR—I am instructed by the House to transmit the following concurrent resolution:

Resolved by the House of Representatives (the Senate concurring), That from and after July 2, 1891, the two houses of the Legislature will transact no other business than for the President of the Senate and the Speaker of the House to sign enrolled bills for the approval of the Governor, and the entry of the same on the Journal by the Secretary of the Senate and the Clerk of the House, and the that time of final adjournment of the Legislature shall be on July 3, 1891, at 12 o'clock M. of that day,

Which has been adopted by the House by a majority vote of all the members elect, and in which the concurrence of the Senate is respectfully

asked.

Very respectfully,

LYMAN A. BRANT, Clerk of the House of Representatives.

The question being on concurring in the adoption of the concurrent resolution,

The resolution was adopted.

By unanimous consent,

Mr. Smith moved that the vote by which was indefinitely postponed the further consideration of

House bill No. 747 (file No. 278), entitled

A bill to provide for a board of public works in and for the city of Detroit,

Be reconsidered.

Mr. Weiss moved that the motion to reconsider do lie on the table; Which motion did not prevail, Mr. Park calling for the yeas and nays,

and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Bastone Doran Garvelink	Mr. Milnes Prindle Taylor	Mr. Weiss Wheeler	Mr. Wilcox Wisner	10
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Mr. Benson Boughner Crocker Fridlender	Mr. Holcomb McCormick Miller	Mr. Morrow Mugford Park	Mr. Porter Sharp Smith	13

The question recurring on the motion to reconsider the vote by which the further consideration of the bill was indefinitely postponed,

The same did not prevail, Mr. Weiss calling for the yeas and nays and the Senators voting thereon, by yeas and nays, as follows:

YEAS.

Mr. Boughner	Mr. Holcomb	Mr. Morrow	Mr. Porter	12
Crocker	McCormick	Mugford	Sharp	
Gilbert	Miller	Park	Smith	
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NAYS.

Mr. Bastone Benson Doran Garvelink	Mr. Milnes Prindle Sabin	Mr. Taylor Weiss Wheeler	Mr. Wilcox Withington Wisner
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Mr. Wisner offered the following resolution:

Resolved by the Senate (the House of Representatives concurring), That a committee of three Senators be appointed by the President of the Senate to act with a like committee on the part of the House, to be appointed by the Speaker of the House, to inform the Governor that the Legislature is ready to adjourn, and ask him if he has any further communications to make to the Legislature.

The question being on the adoption of the concurrent resolution,

The resolution was adopted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor the following:

Senate bill No. 296, entitled

A bill to provide salary of and for the appointment of clerks for the circuit court commissioners of Wayne county.

C. B. BOUGHNER, Chairman.

Report accepted.

MESSAGE FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, July 2, 1891.

To the President of the Senate:

SIR—I am instructed by the House to return the following concurrent resolution:

Resolved by the Senate (the House of Representatives concurring), That a committee of three Senators be appointed by the President of the Senate to act with a like committee on the part of the House, to be appointed by the Speaker of the House, to inform the Governor that the Legislature is ready to adjourn, and ask him if he has any further communications to make to the Legislature,

And to inform the House that the President has appointed as such committee on the part of the Senate, Messrs. Wisner, Crocker and Withington,

Which has been adopted by the House by a majority vote of all the

members elect.

And now to inform the Senate that the Speaker of the House of Representatives has appointed as such committee on the part of the House Messrs. C. L. Eaton, L. S. Johnson and Lester.

Very respectfully,

LYMAN A. BRANT,

Clerk of the House of Representatives.

The message was received.

Messrs. Barkworth, Doremus and Diekema, the committee appointed by the House to inform the Senate that the House had completed its business, appeared and announced that the House was then ready to adjourn;

Which communication was received.

The committee appointed to act with a like committee on the part of the House to wait upon the Governor, reported that they had performed that duty and that the Governor, informed them that he had no further communications to make, but wished to extend his sincerest thanks and regards to the Legislature, and the committee asked to be discharged.

Report accepted and committee discharged.

On motion of Mr. Doran, The Senate adjourned.

The President announced that the Senate would stand adjourned until tomorrow at 10 o'clock A. M.

Lansing, Friday, July 3, 1891.

The Senate met and was called to order by the President at 10 o'clock A. M.

Roll called: not a quorum present.

Present: Messrs. Miller, Morrow, Sharp and Weiss.

MESSAGES FROM THE GOVERNOR.

The President announced the following:

EXECUTIVE OFFICE, Lansing, July 2, 1891.

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To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 207 (file No. 142), being

An act to provide for the registration and identification of criminals in the penal institutions of this State, by the Bertillon system.

Also,

Senate bill No. 296, being

An act to provide salary of and for appointment of clerks for the circuit court commissioners of the county of Wayne.

EDWIN B. WINANS, Governor.

The message was received.

The President also announced the following:

EXECUTIVE OFFICE, Lansing, July 2, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 254 (file No. 203), being

An act making an appropriation for the further equipment of the Mining School at Houghton in the county of Houghton, Michigan.

Also,

Senate substitute for House bill No. 895, being

An act to provide for the payment of a franchise fee by corporations. EDWIN B. WINANS, Governor.

The message was received.

The President also announced the following:

EXECUTIVE OFFICE, Lansing, July 2, 1891.

To the Senate:

I have this day approved, signed and deposited in the office of the Secretary of State

Senate bill No. 279, being

An act to authorize the cities and villages of this State to provide for the lighting of their streets and other places therein by means of electric or other lights.

Also,

Senate bill No. 128, being

An act to provide for the appointment, fix the compensation and prescribe the duties of the stenographer of the circuit courts for the counties of Gogebic and Ontonagon, now composing the thirty-second judicial circuit.

EDWIN B. WINANS, Governor.

The message was received.

MESSAGES FROM THE HOUSE.

The President announced the following:

House of Representatives, Lansing, July 2, 1891.

To the President of the Senate:

SIR-I am instructed by the House to return to the Senate the following:

1. Senate bill No. 212 (file No. 214), entitled

A bill to amend sections 1, 4, 7, 8, and 9, of act No. 111 of the public acts of 1889, being an act entitled "An act to protect fish, and to regulate fishing in the waters of this State, by providing close seasons for certain kinds of fish, by prohibiting the catching of fish in certain specified ways, by prohibiting the catching of fish of certain sizes, and in certain waters, and for certain purposes, by prohibiting the obstruction of the free passage of fish, and by prohibiting the sale of certain kinds of fish, to protect persons engaged in fish culture, and to repeal inconsistent acts," approved May 24, 1889, and to add six new sections thereto, to stand as sections 16, 17, 18, 19, 20 and 21.

2. Senate bill No. 150 (file No. 211), entitled

A bill making 10 hours a legal day's work. 3. Senate bill No. 177 (file No. 174), entitled

A bill for the better protection of dealers in monuments, gravestones, enclosures and other structures in cemeteries in the State of Michigan.

4. Senate bill No. 45 (file No. 175), entitled

A bill to provide for the organization and incorporation of companies for clearing out and improving the Ontonagon river, or any of the rivers or streams emptying into the Ontonagon river, in this State, for the purpose of driving, sorting, holding and delivering logs.

5. Senate bill No. 142 (file No. 75), entitled

A bill to amend section 1 of act No. 352, of the session laws of 1879, approved April 29, 1879, entitled "An act to incorporate the village of Vassar, in the county of Tuscola," as amended by act No. 343 of the local acts of 1885.

6. Senate joint resolution No. 2, entitled

A joint resolution for the relief of Joseph Schefneker for money due him for service and expense in recruiting for the 14th regiment volunteer infantry.

7. Senate bill No 27 (file No. 3), entitled

A bill to detach the township of Chester, Ottawa county, from the county of Ottawa and attach the same to the county of Muskegon.

8. Senate bill No. 321 (file No. 166), entitled

A bill to amend section 1 of an act entitled "An act to provide for the establishment of a board of health for the city of Detroit," approved May 26, 1881.

9. Senate bill No. 184 (file No. 208), entitled

A bill to detach certain territory from the county of Mason and attach the same to the township of Pentwater, in the county of Oceana.

10. Senate bill No. 78 (file No. 30), entitled

A bill to protect bees from poison through the spraying or otherwise treating of fruit or other trees, shrubs, vines, or plants with London purple, Paris green, white arsenic or other virulent poisons, while the aforesaid trees, shrubs, vines or plants are in blossom.

11. Senate bill No. 87 (file No. 45), entitled A bill to incorporate the village of Warren.

12. Senate joint resolution No. 9 (file No. 4), entitled

A joint resolution to authorize the Board of State Auditors to settle the

claim of Charles Bresler for the unpaid portion of circulating notes or bills.

13. Senate bill No. 194 (file No. 88), entitled

A bill to legalize some of the records and proceedings had in establishing and constructing the so-called St. Mary's lake drain in the township of Riverton, Mason county, Michigan, and to provide for and authorize the re-establishment of such drain and the assessment and collection of taxes therefor.

14. Senate bill No. 196 (file No. 90), entitled

A bill to legalize some of the records and proceedings had in establishing and constructing the so-called Bickford lake drain in the township of Riverton, Mason county, Michigan, and to provide for and authorize the re-establishment of such drain and the assessment and collection of taxes therefor.

15. Senate bill No. 183 (file No. 109), entitled

A bill to regulate the method of designating, marking and recording corners of subdivisions of sections in this State.

16. Senate bill No. 331 (file No. 161), entitled

A bill to regulate certain foreign secret or fraternal life insurance associations or corporations.

17. Senate bill No. 251 (file No. 126), entitled

A bill to amend act No. 124, of the session laws of 1865, act No. 28, of the session laws of 1871, act No. 163, of the session laws of 1875, act No. 208, of the session laws of 1881, being compiler's section 1591, of Howell's annotated statutes of Michigan, entitled "An act making all general election days a legal holiday."

18. Senate bill No. 79 (file No. 33), entitled

A bill to establish free employment offices in the cities of Detroit, Grand Rapids, Saginaw, Jackson, Manistee, Sault Ste. Marie, St. Joseph and Ironwood.

19. Senate substitute bill No. 106, entitled

A bill to repeal act No. 94 of the public acts of the year 1891, approved April 21, A.D. 1891, and entitled "An act to authorize and empower the township of Springfield, in Kalkaska county, Michigan, to expend not to exceed \$8,000, raised by taxation within the limits of township 25 north, range 6 west, in said county, within that part of the organized township of Springfield known as township 25 north of range 8 west.

20. Senate bill No. 189 (file No. 86), entitled

A bill to amend sections 1 and 2 of act No. 222 of the session laws of 1887, entitled "An act to prevent crime and punish truancy," approved June 22, 1889.

21. Senate bill No. 152 (file No. 163), entitled

A bill to amend chapter 133 of Howell's annotated statutes of the State of Michigan, being an act entitled "An act relative to the organization and powers of fire and marine insurance companies transacting business within this State," as heretofore amended, be and the same is hereby amended, by adding thereto three new sections, to be known as sections 42, 43, and 44.

22. Senate bill No. 75 (file No. 31), entitled

A bill to protect candidates for public office, and candidates for nomination to public office, against anonymous circulars and posters.

23. Senate bill No. 312 (file No. 137), entitled

A bill to amend section 7388 of the compiled laws of 1871, being section 8965 of Howell's annotated statutes, relative to costs in certain cases.

24. Senate bill No. 313 (file No. 99), entitled

A bill to amend compiler's section 723 of the compiled laws of 1871, being compiler's section 762 of Howell's annotated statutes, relative to constables and their bonds.

Senate bill No. 275 (file No. 131), entitled

A bill to amend section 20 of chapter 3 of act No. 227 of the public acts of 1885, entitled "An act to provide for the construction and maintenance of drains and the assessment and collection of taxes therefor and to repeal all other laws relative thereto," approved June 20, 1885, being section No. 1740d' of Howell's annotated statutes.

26. Senate bill No. 161 (file No. 103), entitled

A bill to prohibit the use of free passes on railroads by executive, legislative or judicial officers or by any officer or person in any manner designated or appointed by any such officer, and to provide a penalty for violating any of the provisions of this act.

Senate bill No. 50 (file No. 23), entitled

A bill relative to disorderly persons,

Senate bill No. 252 (file No. 176), entitled

A bill to regulate the practice and business of embalming the dead bodies of human beings.

29. Senate bill No. 235 (file No. 225), entitled

A bill to amend section 27 of chapter 1 of act No. 243 of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintaining of highways and private roads, and building, repairing and preservation of bridges within this State," as amended by act No. 166 of the public acts of 1883, as amended by act No. 231 of the public acts of 1889.

30. Senate bill No. 197 (file No. 91), entitled

A bill to legalize some of the records and proceedings had in establishing and constructing the so-called State road drain in the township of Riverton, Mason county, Michigan, and to provide for and authorize the re-establishment of such drain and the assessment and collection of taxes therefor.

Senate bill No. 198 (file No. 92), entitled

A bill to legalize some of the records and proceedings had in establishing and constructing the so-called Ox Bow drain in the township of Riverton, Mason county, Michigan, and to provide for and authorize the re-establishment of such drain and the assessment and collection of taxes therefor.

Senate bill No. 188 (file No. 85), entitled

A bill to repeal act No. 11 of the session laws of 1877, entitled "An act obstructing the operation and business of railroad companies and other corporations, firms and individuals, the same being compiler's sections 9274, 9275 and 9276 of Howell's annotated statutes of the State of Michigan.

33. Senate bill No. 70 (file No. 47), entitled A bill to amend act number 300 of the session laws of 1881, entitled "An act to incorporate the village of Gaylord, in the county of Otsego," by adding one section thereto, to stand as section 5.

34. Senate bill No. 153 (file No. 211), entitled

A bill to incorporate the village of Benzonia, in the county of Benzie.

Senate bill No. 210, entitled

A bill to extend the corporate limits of and annex certain portions of territory to the village of Manton, in Wexford county and State of Michigan.

In the passage of which bills, the House has non-concurred. Very respectfully.

The message was laid on the table. On motion of Mr. Morrow, The Senate took a recess until 11:55 o'clock A. M.

AFTER RECESS.

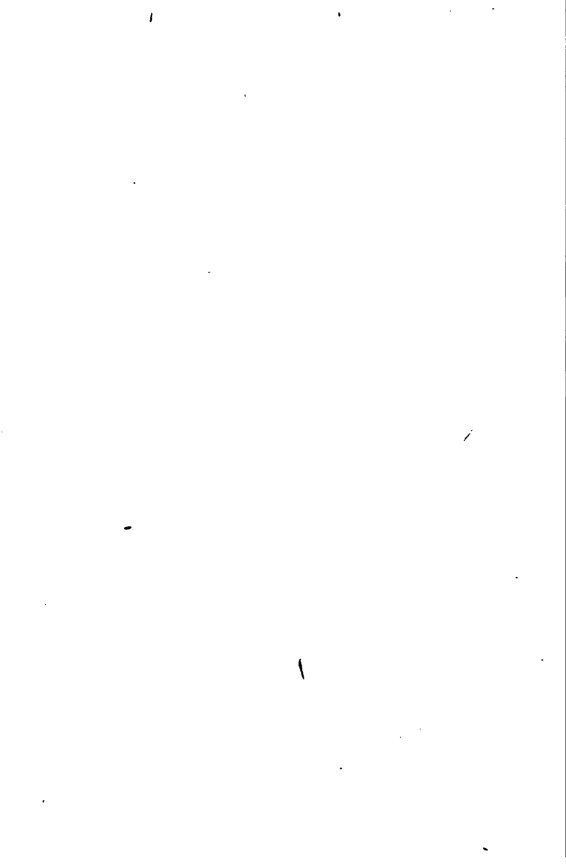
The Senate met and was called to order by the President at 11:55 o'clock A. M.

Roll called: not a quorum present.

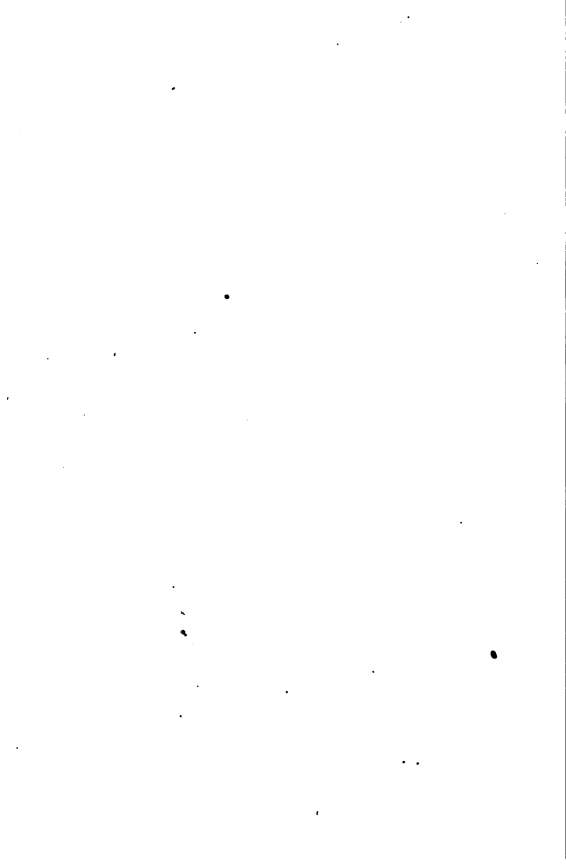
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The hour of 12 o'clock, noon, having arrived,

The President announced that in accordance with the provisions of the Constitution and the concurrent resolution heretofore adopted, the Senate would stand adjourned without day.



EXECUTIVE JOURNAL.



EXECUTIVE JOURNAL.

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SENATE CHAMBER, \\
Lansing, January 13, 1891. \(\)

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IN EXECUTIVE SESSION.

On motion of Mr. Gilbert,

The Senate went into executive session, the time being 2:40 o'clock P. M.

A quorum present.

The President announced the following communication from the Governor:

EXECUTIVE OFFICE, Lansing, Jan. 12, 1891.

To the Senate:

I hereby nominate Charles R. Whitman, of Ann Arbor, as Commissioner of Railroads, from January 12, 1891, to January 1, 1893.

of Railroads, from January 12, 1891, to January 1, 1893.

George N. Davis, of Grand Rapids, as Warden of the State Prison at

Jackson, from January 12, 1891, to January 1, 1893.

Galusha Pennell, of St. Johns, as Warden of State House of Correction and Reformatory at Ionia, from January 12, 1891, to January 1, 1893.

Herschel Whittaker, of Detroit, as Member of the State Board of Fish Commissioners, from January 12, 1891, to January 1, 1897.

EDWIN B. WINANS, Governor.

On motion of Mr. Gilbert,

The communication was referred to the committee on executive business.

The committee retired from the Senate and after a time returned and

reported as follows:

The committee on executive business to whom was referred the nominations of Charles R. Whitman as Commissioner of Railroads; George N. Davis as Warden of the State Prison at Jackson; Galusha Pennell as Warden of the State House of Correction and Reformatory at Ionia, and Herschel Whittaker as member of the State Board of Fish Commissioners, respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate with the recommendation that the Senate do advise and consent thereto, and ask to be discharged from the further consideration of the subject.

PETER GILBERT, Chairman.

The report was accepted.

The question being on the recommendations of the committee, the question was, by unanimous consent, divided, and the nominations acted upon separately.

Mr. Wisner moved that the nomination of Charles R. Whitman, as Com-

missioner of Railroads, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Boughner Brown Crocker Doran Elephiam	Mr. Garvelink Gilbert Holcomb Horton McCormick Miller Milnes Morse	Mr. Mugford Park Porter Prindle Sabin Sharp Smith	Mr. Toan Weiss Wheeler Wilcox Wilkinson Withington Wisner
$\mathbf{Fleshiem}$	Morse	Stevens	31

NAYS.

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Mr. Doran moved that the nomination of George N. Davis, as Warden of the State Prison at Jackson, be advised and consented to by the Senate; Which motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays as follows:

YEAS

Mr. Bastone	Mr. Garvelink	Mr. Mugford	Mr. Stevens
${f Benson}$	$\mathbf{Gilbert}$	Park	Toan
\mathbf{Beers}	$\mathbf{Holcomb}$	Porter	$\mathbf{W}_{\mathbf{eiss}}$
Boughner	\mathbf{Horton}	${f Prindle}$	Wilcox
\mathbf{Brown}	McCormick	Sabin	Wilkinson
Crocker	Miller	Sharp	Withington
Doran	\mathbf{Milnes}	\mathbf{Smith}	Wisner
Fleshiem	Morse		30
	N.	AYS.	0

Mr. Wisner moved that the nomination of Galusha Pennell, as Warden of the State House of Correction and Reformatory at Ionia, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Mugford	Mr. Taylor
${f Benson}$	$\mathbf{Gilbert}$	Park	Toan
${f Beers}$	$\mathbf{Holcomb}$	Porter	$\mathbf{W}_{\mathbf{eiss}}$
$\mathbf{Boughner}$	\mathbf{Horton}	${f Prindle}$	Wilcox
\mathbf{Brown}	$\mathbf{McCormick}$	\mathbf{Sabin}	Wilkinson
Crocker	\mathbf{Miller}	Sharp	Withington
\mathbf{Doran}	\mathbf{Milnes}	\mathbf{Smith}	Wisner
$\mathbf{Fleshiem}$	\mathbf{Morse}	$\mathbf{Stevens}$	31

NAYS.

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Mr. Park moved that the nomination of Herschel Whittaker, as Member of the State Board of Fish Commissioners, be advised and consented to by the Senate:

Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Mugford	Mr. Taylor
${f Benson}$	$\mathbf{Gilbert}$	Park	Toan
\mathbf{Beers}	$\mathbf{Holcomb}$	Porter	$\mathbf{W}_{\mathbf{eiss}}$
Boughner	Horton	Prindle	Wilcox
Brown	McCormick	Sabin	. Wilkinson
Crocker	\mathbf{Miller}	\mathbf{Sharp}	Withington
Doran	\mathbf{Milnes}	Smith	Wisner
${f Fleshiem}$	Morse	Stevens	31
	N	AYS.	0

On motion of Mr. Wisner,

The executive session closed, the time being 2:50 o'clock P. M.

SENATE CHAMBER, Lansing, January 20, 1891.

On motion of Mr. Milnes.

The Senate went into executive session, the time being 2:30 o'clock P. M.

A quorum present.

The president announced the following communication from the Governor:

EXECUTIVE OFFICE, Lansing, January 20, 1891.

To the Senate:

I hereby nominate John H. Buggie of Coldwater, as a member of the board of control of the State Public School at Coldwater, for the term of six years from and after January 20, 1891.

I also nominate George Gundrum, of Ionia, as a member of the Michigan Board of Pharmacy, for the term of five years from and after January 20,

1891.

I also nominate John Pridgeon, Jr., of Detroit, as a member of the Board of Commissioners of Metropolitan Police of Detroit, for the term of eight years from and after February 1, 1891.

I also nominate Robert J. Whaley, of Flint, as a member of the board of trustees of the Michigan School for the Deaf at Flint, for the term of six

years from and after February 10, 1891.

EDWIN B. WINANS, Governor.

The message was received and, by unanimous consent, was referred to 198

the committee on executive business with instructions to return an immediate report.

The committee retired and after being absent for a time, returned to the

Senate and reported as follows:

SENATE CHAMBER, Lansing, January 20, 1891.

To the Senate:

The committee on executive business, to whom was referred the following communication from the Governor:

EXECUTIVE OFFICE, Lansing, January 20, 1891.

To the Senate:

I hereby nominate John H. Buggie, of Coldwater, as a member of the Board of Control of the State Public School at Coldwater, for the term of six years from and after January 20, 1891.

I also nominate George Gundrum, of Ionia, as a member of the Michigan Board of Pharmacy, for the term of five years from and after January 20, 1891.

I also nominate John Pridgeon Jr., of Detroit, as a member of the Board of Commissioners of Metropolitan Police of Detroit, for the term of eight

years from and after February 1, 1891.

I also nominate Robert J. Whaley, of Flint, as a member of the Board of Trustees of the Michigan School for the Deaf at Flint, for the term of six years from and after February 10, 1891.

EDWIN B. WINANS, Governor.

Respectfully report that they have had the same under consideration, and recommend that the Senate do advise and consent to the nominations of the foregoing persons to the offices named, and ask to be discharged from the further consideration of the subject.

PETER GILBERT, Chairman.

On motion of Mr. Withington, the report was accepted.

On motion of Mr. Park, the question of confirmation of the appoint-

ments was divided, the nominations being voted upon separately.

Mr. Gilbert moved that the nomination of John H. Buggie, as a member of the board of control of the State Public School at Coldwater, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays as follows:

YEAS.

Mr. Holcomb	Mr. Porter	Mr. Toan
Horton	$\mathbf{Prindle}$	Weiss
McCormick	Sabin	Wheeler
\mathbf{Miller}	Sharp	Wilcox
\mathbf{Milnes}	\mathbf{Smith}	Wilkinson
Mugford	Stevens	Withington
Park	Taylor	Wisner 28
	Horton McCormick Miller	Horton Prindle McCormick Sabin Miller Sharp Milnes Smith Mugford Stevens

Mr. Doran moved that the nomination of George Gundrum, as a member of the Michigan Board of Pharmacy, be advised and consented to by the Senate:

Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson Beers Boughner Brown Doran Garvelink Gilbert	Mr. Holcomb Horton McCormick Miller Milnes Mugford Park	Mr. Porter Prindle Sabin Sharp Smith Stevens Taylor	Mr. Toan Weiss Wheeler Wilcox Wilkinson Withington Wisner 28
	$\mathbf{N}_{\mathbf{A}}$	AYS.	. 0

Mr. Park moved that the nomination of John Pridgeon, Jr., of Detroit, as a member of the Board of Commissioners of Metropolitan Police of Detroit, be made the special order for next Monday at the evening session; Which motion prevailed, Mr. Doran calling for the yeas and nays, and

the Senators voting thereon by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. McCormick	Mr. Prindle	Mr. Toan
$\mathbf{Boughner}$	\mathbf{Miller}	\mathbf{Sabin}	$\mathbf{W}_{\mathbf{heeler}}$
Brown	\mathbf{Milnes}	\mathbf{Smith}	Wilcox
Garvelink	Mugford	Stevens	$\mathbf{Wilkinson}$
Gilbert	Park	Taylor	Withington
Horton	Porter	Ÿ	22

NAYS.

Mr. Beers	Mr. Holcomb	Mr. Sharp	Mr. Weiss	
Doran		•		5

Mr. Benson moved that the nomination of Robert J. Whaley, as a member of the board of trustees of the Michigan School for the Deaf at Flint, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Holcomb	Mr. Porter	Mr. Toan
\mathbf{Beers}	Horton	${f Prindle}$	$\mathbf{W}_{\mathbf{eiss}}$
Boughner	McCormick	Sabin	\mathbf{W} heele \mathbf{r}
Brown	\mathbf{Miller}	Sharp	Wilcox
\mathbf{Doran}	\mathbf{Milnes}	\mathbf{Smith}	Wilkinson
Garvelink	Mugford	Stevens	Withington
Gilbert	Park	Taylor	Wisner 28
•	N	AYS.	0

On motion of Mr. Milnes

The executive session closed, the time being 3:05 o'clock, P. M.

SENATE CHAMBER, Lansing, January 21, 1891.

On motion of Mr. Taylor.

The Senate went into executive session, the time being 3:30 o'clock, P. M. A quorum present.

The President announced the following messages from the Governor.

EXECUTIVE OFFICE, Lansing, January 20, 1891.

To the Senate:

I hereby nominate as Inspector General, Henry B. Lothrop, of Detroit, term to expire January 1, 1893.

I also nominate as Adjutant General, Judson S. Farrar, of Mt. Clemens,

term to expire January 1, 1893.

I also nominate as Quartermaster General, Frederick B. Wood of Adrian, term to expire January 1, 1893.

EDWIN B. WINANS, Governor.

EXECUTIVE OFFICE, Lansing, January 21, 1891.

To the Senate:

I hereby nominate the following named persons as members of the Board of Managers of the Michigan Soldiers' Home for the terms designated:

Rush J. Shank, of Lansing, for the term of six years, from and after

March 1, 1891.

L. Gideon Rutherford, of Grand Rapids, for the term of six years, from

and after March 1, 1891.

Charles H. Manly, of Ann Arbor, to fill vacancy caused by the resignation of Michael Brown, whose term would have expired March 1, 1893.

L. Wells Sprague, of Greenville, to fill vacancy caused by the resignation of Russell A. Alger, whose term would have expired March 1, 1895.

I also nominate Michael Casey, of Saginaw, as State Inspector of Salt, for the term of two years from and after January 26, 1891.

I also nominate William E. Magill, of West Bay City, as Commissioner

of Insurance, for the term of two years from and after July 1, 1891.

I also nominate as members of the State Board of Agriculture, Edwin Phelps of Pontiac and Henry Chamberlain of Three Oaks, each for the term of six years from and after the third Wednesday in January, 1891.

I also nominate A. William Malmborg, of Ishpeming, as Warden of the State House of Correction and branch of the State Prison in the Upper

Peninsula, for the term of two years from and after April 1, 1891.

EDWIN B. WINANS, Governor.

On motion of Mr. Wisner,

The messages were referred to the committee on executive business, with instructions for an immediate report.

The committee retired, and after being absent for a time, returned to the Senate and reported as follows:

SENATE CHAMBER, \\
Lansing, January 21, 1891. \

To the Senate:

The committee on executive business, to whom was referred the following nominations of the Governor, viz.:

Henry B. Lothrop as Inspector General for the term ending January 1, 1893;

Judson S. Farrar as Adjutant General for the term ending January 1,

1893;

Frederick B. Wood as Quartermaster General for the term ending January 1, 1893;

Rush J. Shank as member of the Board of Managers of the Michigan Soldiers' Home for the term of six years from and after March 1, 1891;

L. Gideon Rutherford as member of the Board of Managers of the Michigan Soldiers' Home for the term of six years from and after March 1, 1891:

Charles H. Manly as member of the Board of Managers of the Michigan Soldiers' Home, to fill vacancy caused by the resignation of Michael Brown whose term would have expired March 1, 1893;

L. Wells Sprague as member of the Board of Managers of the Michigan Soldiers' Home, to fill vacancy caused by the resignation of Russell A. Alger whose term would have expired March 1, 1895;

Michael Caron of State Increator of Salt for the term

Michael Casey as State Inspector of Salt for the term of two years from and after January 26, 1891;

William E. Magill as Commissioner of Insurance for the term of two years from and after July 1, 1891;

Edwin Phelps as member of the State Board of Agriculture for the term of six years from and after the third Wednesday in January, 1891;

Henry Chamberlain as member of the State Board of Agriculture for the term of six years from and after the third Wednesday in January, 1891;

A. William Malmborg as Warden of the State House of Correction and branch of the State Prison in the Upper Peninsula for the term of two

years from and after April 1, 1891;

Respectfully report that they have had the same under consideration, and recommend that the Senate do advise and consent to the nominations of the foregoing persons to the offices named, and ask to be discharged from further consideration of the subject.

PETER GILBERT, Chairman.

The report was accepted.

The question being upon the recommendations of the committee, the question was by unanimous consent divided, the nominations being acted upon separately.

Mr. Weiss moved that the nomination of Henry B. Lothrop, as Inspec-

tor General, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS

Mr. Bastone	Mr. Doran	Mr. Prindle	Mr. Toan
· Benson	Gilbert	\mathbf{Sabin}	Weiss
\mathbf{Beers}	Holcomb	Sharp	$\mathbf{Wheeler}$
Boughner	McCormick	\mathbf{Smith}	Wilkinson
Brown	Mugford	${f Stevens}$	Withington
Crocker	Porter	Taylor	Wisner 24
	N.	AYS.	0

Mr. Crocker moved that the nomination of Judson S. Farrar, as Adjutant General, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS. ·

Mr. Bastone	Mr. Doran	Mr. Prindle	Mr. Toan	
${f Benson}$	Gilbert	Sabin	$\mathbf{W}_{\mathbf{eiss}}$	
\mathbf{Beers}	Holcomb	\mathbf{Sharp}	$\mathbf{Wheeler}$	
Boughner	McCormick	\mathbf{Smith}	Wilkinson	
\mathbf{Brown}	Mugford	Stevens	Withington	
Crocker	Porter	Taylor	Wisner 24	Ŀ
	N	AVS	C)

Mr. McCormick moved that the nomination of Frederick B. Wood, as Quartermaster General, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Doran	Mr. Prindle	Mr. Toan
${f Benson}$	$\mathbf{Gilbert}$	\mathbf{Sabin}	$\mathbf{W}_{\mathbf{e}\mathbf{i}\mathbf{s}\mathbf{s}}$
\mathbf{Beers}	Holcomb	Sharp	$\mathbf{W}_{\mathbf{heeler}}$
Boughner	McCormick	${f Smith}$	Wilkinson
\mathbf{Brown}	Mugford	Stevens	Withington
Crocker	Porter	Taylor	Wisner 24
	N	AYS.	0

Mr. Doran moved that the nomination of Rush J. Shank, as member of the Board of Managers of the Michigan Soldiers' Home, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Doran	Mr. Prindle	Mr. Toan	
${f Benson}$	$\mathbf{Gilbert}$	Sabin	Weiss	
${f Beers}$	Holcomb	Sharp	Wheeler	
Boughner	McCormick	\mathbf{Smith}	Wilkinson	a
\mathbf{Brown}	$\mathbf{Mugford}$	Stevens	Withingto	on
Crocker	Porter	Taylor	Wisner	24
	N	AVS		n

Mr. Doran moved that the nomination of L. Gideon Rutherford, as member of the Board of Managers of the Michigan Soldiers' Home, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Doran	Mr. Prindle	Mr. Toan
${f Benson}$	Gilbert	Sabin	Weiss
\mathbf{Beers}	$\mathbf{Holcomb}$	Sharp	$\mathbf{Wheeler}$
${f Boughner}$	McCormick	\mathbf{Smith}	$\mathbf{Wilkinson}$
Brown	$\mathbf{Mugford}$	Stevens	Withington
 Crocker 	Porter	Taylor	Wisner 24
	ı	NAYS.	0

On motion of Mr. Withington, the nominations of Charles H. Manly and of L. Wells Sprague, as members of the Board of Managers of the Michigan Soldiers' Home to fill vacancies, were made the special order for tomorrow.

Mr. Wisner moved that the nomination of Michael Casey, as State

Inspector of Salt, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Doran	Mr. Prindle	Mr. Toan
${f Benson}$	$\mathbf{Gilbert}$	\mathbf{Sabin}	\mathbf{W} eiss
\mathbf{Beers}	$\mathbf{Holcomb}$	Sharp	$\mathbf{W}_{\mathbf{heeler}}$
Boughner	McCormick	${f Smith}$	Wilkinson
\mathbf{Brown}	Mugford	Stevens	Withington
Crocker	\cdot Porter	Taylor	Wisner 24
	· N.	AYS.	. 0

Mr. Gilbert moved that the nomination of William E. Magill, as Commissioner of Insurance, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays as follows:

YEAS.

Mr. Bastone	Mr. Doran	Mr. Prindle	Mr. Toan	
Benson	$\mathbf{Gilbert}$	Sabin	$\mathbf{W}_{\mathbf{eiss}}$	
Beers	$\mathbf{Holcomb}$	\mathbf{Sharp}	$\mathbf{W}_{\mathbf{heeler}}$	
Boughner	McCormick	\mathbf{Smith}	$\mathbf{Wilkinson}$	
\mathbf{Brown}	Mugford	Stevens	Withington	
Crocker	Porter	Taylor		24
	N	AYS.		0

Mr. Boughner moved that the nomination of Edwin Phelps, as member of the State Board of Agriculture, be advised and consented to by the Senate:

Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Doran	Mr. Prindle	Mr. Toan
${f Benson}$	$\mathbf{Gilbert}$	\mathbf{Sabin}	Weiss,
${f Beers}$	$\mathbf{Holcomb}$	Sharp	\mathbf{W} heeler
Boughner	McCormick	${f Smith}$	$\mathbf{Wilkinson}$
\mathbf{Brown}	Mugford	Stevens	Withington
Crocker	Porter	Taylor	Wisner 24
	N.	AYS.	0

Mr. McCormick moved that the nomination of Henry Chamberlain as member of the Board of Agriculture, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

Mr. Bastone Benson Beers Boughner	Mr. Doran Gilbert Holcomb McCormick	Mr. Prindle Sabin Sharp Smith	Mr. Toan Weiss Wheeler Wilkinson
${f Brown}$	Mugford	$\mathbf{Stevens}$	Withington
$\mathbf{Crocker}$	Porter	Taylor	Wisner 24
	N.A	AYS.	0

NAYS.

Mr. Sharp moved that the nomination of A. William Malmborg, as Warden of the State House of Correction and branch of the State Prison in the Upper Peninsula, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Doran	Mr. Prindle	Mr. Toan
${f Benson}$	$\mathbf{Gilbert}$	Sabin	Weiss
\mathbf{Beers}	$\mathbf{Holcomb}$	Sharp	Wheeler
Boughner	McCormick	\mathbf{Smith}	Wilkinson
\mathbf{Brown}	Mugford	Stevens	Withington
Crocker	Porter	Taylor	Wisner 24

NAYS.

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On motion of Mr. Taylor, The executive session closed, the time being 4:00 P. M.

> SENATE CHAMBER, Lansing, January 22, 1891.

On motion of Mr. Porter,

The Senate went into executive session, the time being 2:40 o'clock, P. M. A quorum present.

On motion of Mr. Doran,

The Senate proceeded with the special order of the day, viz.: the further consideration of the nominations made by the Governor of Charles H. Manly and of L. Wells Sprague, as members of the Board of Managers of the Michigan Soldiers' Home to fill the vacancies caused by the resignations of Michael Brown and of Russell A. Alger respectively.

Mr. Withington moved that the nominations of Charles H. Manly as

Mr. Withington moved that the nominations of Charles H. Manly as member of the Board of Managers of the Michigan Soldiers' Home, to fill the vacancy caused by the resignation of Michael Brown, and of L. Wells Sprague, as member of the Board of Managers of the Michigan Soldiers' Home, to fill the vacancy caused by the resignation of Russell A. Alger, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

Mr. Bastone	Mr. Gilbert	Mr. Prindle	Mr. Toan
${f Benson}$	$\mathbf{Holcomb}$	\mathbf{Sabin}	Weiss
${f Beers}$	$\mathbf{McCormick}$	\mathbf{Sharp}	$\mathbf{Wheeler}$
${f Boughner}$	Morse	${f Smith}$	$\mathbf{Wilkinson}$
\mathbf{Brown}	$\mathbf{Mugford}$	$\mathbf{Stevens}$	Withington
Crocker	Porter	Taylor	\mathbf{Wisner}
Doran		·	2 5

NAYS.

On motion of Mr. Porter,

The executive session closed, the time being 2:45 o'clock, P. M.

SENATE CHAMBER. Lansing, January 23, 1891.

On motion of Mr. Gilbert, the Senate went into executive session, the time being 2:50 o'clock P. M.

A quorum present.

The President announced the following communication from the Governor:

> EXECUTIVE OFFICE. Lansing, January 23, 1891.

EDWIN B. WINANS, Governor.

To the Senate:

I hereby nominate Charles H. Higdon, of Jackson, as a member of the Board of Inspectors of the State Prison, for the term of six years from and after January 23, 1891.

I also nominate Dudley O. Watson, of Coopersville, as a member of the Board of Managers of the State House of Correction and Reformatory at Ionia, for the term of six years from and after January 23, 1891.

On motion of Mr. Wisner, the communication was referred to the committee on executive business with instructions to report upon the same without delay.

Mr. Park moved to reconsider the action by which the consideration of the nomination of John Pridgeon, Jr., as member of the Board of Commissioners of Metropolitan Police of Detroit, was made the special order for Monday next;

Which motion prevailed.

Mr. Park then moved that the nomination of John Pridgeon, Jr., as member of the Board of Commissioners of Metropolitan Police of Detroit, be advised and consented to by the Senate;
Which motion prevailed, a majority of all the Senators elect voting

Mr. Bastone Benson Beers Boughner Brown	Mr. Holeomb McCormick Miller Milnes Morse	Mr. Porter Prindle Sabin Sharp Smith	Mr. Toan Weiss Wheeler Wilcox Wilkinson Withington	
Crocker	Mugford Park	Stevens	Withington	
$\mathbf{Gilbert}$	Park	Taylor	Wisner 2	8
	NT.	AWG		^

NAYS.

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The committee on executive business retired, and after being absent for a time, returned to the Senate and reported as follows:

Lansing, January 23, 1891.

To the Senate:

The committee on executive business, to which was referred the Governor's nominations of Charles H. Higdon, of Jackson, to be a member of the Board of Inspectors of the State Prison, for the term of six years from and after January 23, 1891,

 \mathbf{And}

Dudley O. Watson, of Coopersville, to be a member of the Board of Managers of the State House of Correction and Reformatory at Ionia, for the term of six years from and after January 23, 1891,

Respectfully report that they have had the same under consideration and respectfully recommend that the Senate do advise and consent to the nominations of the foregoing persons to the offices named, and ask to be discharged from the further consideration of the subject.

PETER GILBERT, Chairman.

The report was accepted.

The question being upon the recommendations of the committee the question was divided by unanimous consent, the nominations being acted upon separately.

Mr. Withington moved that the nomination of Charles H. Higdon, as a member of the Board of Inspectors of the State Prison, be advised and

consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Holcomb	Mr. Porter	Mr. Toan
Benson	McCormick	Prindle	Weiss
Beers	\mathbf{Miller}	Sabin	Wheeler
Boughner	\mathbf{Milnes}	Sharp	Wilcox
Brown	Morse	\mathbf{Smith}	Wilkinson
Crocker	Mugford	Stevens	Withington
Gilbert	Park	Taylor	Wisner 28
	N.	AYS.	0

Mr. Porter moved that the nomination of Dudley O. Watson, as member of the Board of Managers of the State House of Correction and Reformatory at Ionia, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

Mr. Bastone	Mr. Holcomb	Mr. Porter	Mr. Toan
Benson	McCormick	Prindle	Weiss
Beers	Miller ·	Sabin	Wheeler
Boughner	\mathbf{Milnes}	Sharp	Wilcox
Brown	Morse	\mathbf{Smith}	Wilkinson
Crocker	Mugford Park	Stevens	Withington
Gilbert	Park	Taylor	Wisner 28
	N.	AYS.	• 0

On motion of Mr. Gilbert,

The executive session closed, the time being 3:15 P. M.

SENATE CHAMBER, Lansing, February 3, 1891.

On motion of Mr. Wisner,

The Senate went into executive session, the time being 2:30 o'clock, P. M.

A quorum present.

The President announced the following communication from the Governor:

> EXECUTIVE OFFICE. Lansing, February 2, 1891.

To the Senate:

I hereby nominate Henry A. Robinson, of Detroit, to be Commissioner of Labor, for the term of two years from and after February 2, 1891.

I also nominate Eugene Parsell, of Flint, to be Warden of the State House of Correction and Reformatory at Ionia, for the term of two years from and after February 2, 1891.

EDWIN B. WINANS, Governor.

The communication was, by unanimous consent, referred to the committee on executive business, with instructions for an immediate report.

The committee retired and after being absent for a time returned to the

Senate and reported as follows:

SENATE CHAMBER. Lansing, February 3, 1891.

By the committee on executive business:

The committee on executive business, to which was referred the following nominations of the Governor:

Henry A. Robinson, of Detroit, to be Commissioner of Labor, for the

term of two years from and after February 2, 1891; and

Eugene Parsell, of Flint, to be Warden of the State House of Correction and Reformatory at Ionia, for the term of two years from and after February 2, 1891,

Respectfully report that they have had the same under consideration, and recommend that the Senate do advise and consent to the nominations of the foregoing persons to the offices named, and ask to be discharged from the further consideration of the subject.

JOHN R. BENSON, Chairman pro tem.

The report was accepted.

Mr. Beers moved that the nominations of Henry A. Robinson as Commissioner of Labor, and of Eugene Parsell as Warden of the State House of Correction and Reformatory at Ionia, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Garvelink	Mr. Mugford	Mr. Weiss	
${f Beers}$	$\mathbf{Holcomb}$	Porter	$\mathbf{W}_{\mathbf{heeler}}$	
Boughner	Horton	Prindle	Wilcox	
$\widetilde{\mathbf{Brown}}$	McCormick	Sabin	Withington	
Doran	\mathbf{Milnes}	Toan	Wisner	2 0
NAYS.				0

On motion of Mr. Wisner, The executive session closed, the time being 2:40 o'clock P. M.

SENATE CHAMBER, Lansing, February 20, 1891.

On motion of Mr. Gilbert,

The Senate went into executive session, the time being 2:05 o'clock P. M.

A quorum present.

The President announced the following message from the Governor:

EXECUTIVE OFFICE, Lansing, February 19, 1891.

To the Senate:

I hereby nominate Margaret Custer Calhoun, of Monroe, to be State Librarian, for the term of two years from and after March 1, 1891. EDWIN B. WINANS, Governor.

By unanimous consent, the communication was referred to the committee on executive business, with instructions to report immediately.

The committee retired, and after being absent for a time returned to the

Senate and made the following report:

Your committee on executive business, to whom was referred the following nomination from the Governor viz

ing nomination from the Governor, viz.,
Margaret Custer Calhoun, of Monroe, to be State Librarian, for the term

of two years from and after March 1, 1891,

Respectfully report that they have had the same under consideration and recommend that the Senate do advise and consent to the foregoing nomination.

PETER GILBERT, Chairman.

The report was accepted.

Mr. McCormick moved that the nomination of Margaret Custer-Calhoun, as State Librarian, for the term of two years from and after March 1, 1891, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays, as follows:

YEAS.

Mr. Benson	Mr. Gilbert	Mr. Porter	Mr. Taylor
\mathbf{Beers}	Holcomb	Prindle	Weiss
Boughner	Horton	Sabin	\mathbf{Wilcox}
\mathbf{Brown}	McCormick	Sharp	Wilkinson
Crocker	\mathbf{Miller}	\mathbf{Smith}	Withington
\mathbf{Doran}	Morse	Stevens	Wisner
Flesheim	\mathbf{M} ugford		26

NAYS.

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On motion of Mr. Gilbert, The executive session closed, the time being 2:30 o'clock P. M.

SENATE CHAMBER, Lansing, March 19, 1891.

On motion of Mr. Wisner.

The Senate went into executive session, the time being 11:25 o'clock, A. M.

A quorum present.

The President announced the following messages from the Governor:

EXECUTIVE OFFICE, Lansing, March 17, 1891.

To the Senate:

'I hereby nominate Joseph Turner, of Bay City, as a member of the Board of Trustees of the Michigan School for the Deaf, to fill vacancy caused by the resignation of Edwin T. Carrington.

EDWIN B. WINANS, Governor.

EXECUTIVE OFFICE, Lansing, March 18, 1891.

To the Senate:

I hereby nominate Charles W. Wells, of Saginaw, as a member of the Board of Jury Commissioners of Saginaw county, to fill vacancy caused by the resignation of David H. Jerome.

EDWIN B. WINANS, Governor.

EXECUTIVE OFFICE, Lansing, March 19, 1891.

To the Senate:

I hereby nominate Niram A. Fletcher, of Grand Rapids, and Chauncey F. Cook, of Hillsdale, as members of the Board of Trustees of the Michigan Asylum for the Insane, for the term of six years from and after March 20, 1891.

I also nominate Warren G. Vinton, of Detroit, and William W. Stickney, of Lapeer, as members of the Board of Trustees of the Eastern Michigan Asylum, for the term of six years from and after March 20, 1891.

I also nominate Henry H. Noble, of Elk Rapids, and Henry C. Davis, of Traverse City, as members of the Board of Trustees of the Northern Michigan Asylum, for the term of six years from and after March 20, 1891.

I also nominate James P. Edwards, of Houghton, as Commissioner of Mineral Statistics, for the term of two years from and after March 20, 1891. EDWIN B. WINANS, Governor.

On motion of Mr. Wisner, By unanimous consent,

The rules were suspended and the Senate dispensed with a reference of the foregoing nominations to the committee on executive business.

Mr. Gilbert moved that the nomination of Joseph Turner, as a member of the Board of Trustees of the Michigan School for the Deaf, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Park	Mr. Toan
${f Benson}$	Gilbert	Porter	$\mathbf{W}_{\mathbf{eiss}}$
Beers	Holcomb	Prindle	Wheeler
Boughner	McCormick	Sabin	Wilcox
Crocker	Miller	Smith	Wilkinson
Doran	Milnes	Stevens	Withington
Fleshiem	Morrow	Taylor	Wisner
Fridlender	Mugford	2uj 101	30
		A 377 CT	Λ.

NAYS.

Mr. Wisner moved that the nomination of Charles W. Wells, as a member of the Board of Jury Commissioners of Saginaw county, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Park	Mr. Toan
${f Benson}$	Gilbert	Porter	Weiss
${f Beers}$	$\mathbf{Holcomb}$	Prindle	Wheeler
$\mathbf{Boughner}$	McCormick	${f Sabin}$	Wilcox
Crocker	\mathbf{M} iller	Smith	Wilkinson
Doran	\mathbf{M} ilnes	Stevens	Withington
$\mathbf{Fleshiem}$	Morrow	Taylor	Wisner
Fridlender	Mugford	•	30

NAYS.

Mr. Doran moved that the nomination of Niram A. Fletcher, as a member of the Board of Trustees of the Michigan Asylum for the Insane, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays, as follows:

YEAS.

Mr.	Bastone Benson Beers Boughner Crocker Doran Fleshiem Fridlender	Mr. Garvelink Gilbert Holcomb McCormick Miller Milnes Morrow Mugford	Mr. Park Porter Prindle Sabin Smith Stevens Taylor	Mr. Toan Weiss Wheeler Wilcox Wilkinson Withington Wisner
	rimondoi		AYS.	0

Mr. Milnes moved that the nomination of Chauncey F. Cook, as a member of the Board of Trustees of the Michigan Asylum for the Insane, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect, voting

therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Park	Mr. Toan
Benson	$\mathbf{Gilbert}$. Porter	$\mathbf{W}_{\mathbf{eiss}}$
Beers	$\mathbf{Holcomb}$	Prindle	Wheeler
Boughner	McCormick	Sabin	Wilcox
Crocker	Miller	\mathbf{Smith}	Wilkinson
Doran	Milnes	Stevens	Withington
Fleshiem	Morrow	Taylor	Wisner
Fridlender	Mugford		30
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NAYS.

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Mr. Weiss moved that the nomination of Warren G. Vinton, as a member of the Board of Trustees of the Eastern Michigan Asylum for the Insane, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone Benson Beers Boughner Crocker Doran Fleshiem Fridlender Mr. Garvelink Gilbert Holcomb McCormick Miller Miller Morrow Fridlender	Mr. Mugford Park Porter Prindle Sabin Smith Stevens	Mr. Toan Weiss Wheeler Wilcox Wilkinson Withington Wisner
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NAYS.

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Mr. Park moved that the nomination of William W. Stickney, as a mem-

ber of the Board of Trustees of the Eastern Michigan Asylum for the Insane, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

herefor, by yeas and nays, as follows:

YEAS.

Mr. Garvelink	Mr. Park	Mr. Toan
$\mathbf{Gilbert}$	Porter	$\mathbf{W}_{\mathbf{eiss}}$
$\mathbf{Holcomb}$	Prindle	Wheeler
McCormick	\mathbf{Sabin}	Wilcox
\mathbf{Miller}	Smith	Wilkinson
\mathbf{Milnes}	Stevens	Withington
Morrow	Taylor	Wisner
$\mathbf{Mugford}$	• ,	30
	Gilbert Holcomb McCormick Miller Milnes Morrow	Gilbert Porter Holcomb Prindle McCormick Sabin Miller Smith Milnes Stevens Morrow Taylor

NAYS.

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Mr. Doran moved that the nomination of Henry H. Noble, as a member of the Board of Trustees of the Northern Michigan Asylum for the Insane, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

Mr. Park

therefor, by yeas and nays, as follows:

Mr. Garvelink

Mr. Bastone

YEAS.

	AMERICAN TO A COLUMNIA	ATEL A COLD	MII. I Out
${f Benson}$	$\mathbf{Gilbert}$	Porter	Weiss
\mathbf{Beers}	$\mathbf{Holcomb}$	$\mathbf{Prindle}$	$\mathbf{W}_{\mathbf{heeler}}$
${f Boughner}$	McCormick	Sabin	Wilcox
Crocker	Miller	\mathbf{Smith}	Wilkinson
Doran	\mathbf{M} ilnes	Stevens	Withington
Fleshiem	Morrow	Taylor	Wisner
Fridlender	Mugford	,	30
	•		

NAYS.

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Mr. Toan

Mr. Doran moved that the nomination of Henry C. Davis, as a member of the Board of Trustees of the Northern Michigan Asylum for the Insane, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and navs, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Park	Mr. Toan
Benson	Gilbert	Porter	Weiss
\mathbf{Beers}	$\mathbf{Holcomb}$	Prindle	Wheeler
${f Boughner}$	McCormick	Sabin	Wilcox
Crocker	Miller	\mathbf{Smith}	Wilkinson
Doran	\mathbf{Milnes}	Stevens	Withington
Fleshiem	Morrow	Taylor	Wisner
Fridlender	Mugford	,	30

NAYS.

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Mr. Park moved that the nomination of James P. Edwards, as Commissioner of Mineral Statistics, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting therefor, by yeas and navs, as follows:

YEAS.

Mr. Bastone Benson Beers Boughn Crocker Doran Fleshier Fridlen	Gilbert Holcomb er McCormick Miller Milnes m Morrow	Mr. Park Porter Prindle Sabin Smith Stevens Taylor	Mr. Toan Weiss Wheeler Wilcox Wilkinson Withington Wisner
	1	NAYS.	0

On motion of Mr. Gilbert,

The executive session closed, the time being 11:45 o'clock, A. M.

SENATE CHAMBER, Lansing, March 25, 1891.

On motion of Mr. Beers,

The Senate went into executive session, the time being 11:35 o'clock

A quorum present.

The President announced the following communication from the Gov-

EXECUTIVE OFFICE, Lansing, March 25, 1891.

To the Senate:

I herby nominate the following persons as members of the Board of Jury Commissioners for Wayne county:

James Cahalen, of Wyandotte, Alfred J. Murphy, Augustus G. Kronberg, and Thomas Barlum, of Detroit, each for the term of six years from and after April 1, 1891, and Samuel C. Watson, of Detroit, to fill vacancy caused by the resignation of John M. Richardson. EDWIN B. WINANS, Governor.

On motion of Mr. Beers, By unanimous consent,

The rules were suspended and the Senate dispensed with a reference of

the foregoing nominations to the committee on executive business. Mr. Park moved that the nomination of James Cahalen, as a member of the Board of Jury Commissioners for Wayne county, be advised and con-

sented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fleshiem	Mr. Morrow	Mr. Taylor
Benson	${f Fridlender}$	$\mathbf{Mugford}$	Toan
Beers	Garvelink	Park	Weiss
Boughner	Gilbert	Porter	Wheeler
Brown	$\mathbf{Holcomb}$	Prindle	Wilcox
Crocker	McCormick	Sabin	\mathbf{Wisner}
Doran	\mathbf{Milnes}	Smith	

NAYS.

27 0

Mr. Weiss moved that the nomination of Alfred J. Murphy, as a member of the Board of Jury Commissioners for Wayne county, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fleshiem	Mr. Morrow	Mr. Smith	
${f Benson}$	${f Fridlender}$	Mugford	Toan	
${f Beers}$	Garvelink	Park	Weiss	
Boughner	$\mathbf{Gilbert}$	Porter	$\mathbf{W}_{\mathbf{heeler}}$	
Crocker	Holcomb	Prindle	Wilcox	
Doran	McCormick	Sabin	Wisner	24

NAYS.

Mr. Milnes

Mr. Taylor

2

Mr. Smith moved that the nomination of Augustus G. Kronberg, as a member of the Board of Jury Commissioners for Wayne county, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Mugford	Mr. Taylor
${f Benson}$	Garvelink	Park	Toan
\mathbf{Beers}	Gilbert	Porter	Weiss
Boughner Crocker	$\mathbf{Holcomb}$	Prindle	Wheeler
Crocker	McCormick	Sabin	Wilcox
Doran	Milnes	Smith	Wisner
Fleshiem	Morrow		

NAYS.

26 0

Mr. Park moved that the nomination of Thomas Barlum, as a member of the Board of Jury Commissioners for Wayne county, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Mugford	Mr. Taylor	
${f Benson}$	Garvelink	Park	Toan	
${f Beers}$	Gilbert	Porter	Weiss	
Boughner	$\mathbf{Holcomb}$	Prindle `	Wheeler	
Crocker	McCormick	Sabin	Wilcox	
Doran	\mathbf{Milnes}	\mathbf{Smith}	\mathbf{Wisner}	
Fleshiem	Morrow			26
NAYS.				

Mr. Smith moved that the nomination of Samuel C. Watson, as a member of the Board of Jury Commissioners for Wayne county, to fill the vacancy caused by the resignation of John M. Richardson, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Mugford	Mr. Taylor
${f Benson}$	Garvelink	Park	Toan
Beers	Gilbert	Porter	\mathbf{Weiss}
${f Boughner}$	$\mathbf{Holcomb}$	Prindle	$^{\prime}$ Wheeler
Crocker	McCormick	Sabin	Wilcox
\mathbf{Doran}	\mathbf{Milnes}	Smith	\mathbf{W} isner
Fleshiem	Morrow		!

NAYS.

26 0

On motion of Mr. Gilbert, The executive session closed, the time being 11:50 o'clock, A. M.

SENATE CHAMBER, \\
Lansing, April 10, 1891. \(\)

On motion of Mr. Smith,

The Senate went into executive session, the time being 10:30 o'clock, A. M.

A quorum present.

The president announced the following communication from the Governor:

EXECUTIVE OFFICE, \(\) Lansing, April 9, 1891. \(\)

To the Senate:

I hereby nominate Frederick Schmid, of Ann Arbor, as a member of the Board of Control of the Eastern Michigan Asylum, to fill vacancy caused by the death of Jacob S. Farrand.

EDWIN B. WINANS, Governor.

On motion of Mr. Weiss,

The foregoing nomination was referred to the committee on executive business.

The committee thereupon retired, and after a time, returned and made

the following report:

The committee on executive business, to whom was referred the nomination of Frederick Schmid, to be a member of the Board of Control of the Eastern Michigan Asylum, to fill the vacancy caused by the death of Jacob S. Farrand, respectfully report that they have had the same under consideration and recommend that the Senate do advise and consent to said nomination, and ask to be discharged from the further consideration of the subject.

PETER GILBERT, Chairman.

Report accepted and committee discharged.

Mr. Gilbert moved that the nomination of Frederick Schmid, as a member of the Board of Control of the Eastern Michigan Asylum, to fill vacancy, be advised and consented to by the Senate; Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fleshiem	Mr. Milnes	Mr. Stevens
${f Benson}$	$\mathbf{Fridlender}$	Morrow	Weiss
\mathbf{Beers}	Garvelink	Porter	Wilkinson
Boughner	Gilbert	Sabin	Withington
Brown	$\mathbf{Holcomb}$	Sharp	Wisner
Doran	McCormick	'Smith	23

NAYS.

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On motion of Mr. Gilbert, The executive session closed the time being 10:50 o'clock, A. M.

> SENATE CHAMBEB, Lansing, April 1, 1891.

On motion of Mr. Doran.

The Senate went into executive session, the time being 4:40 o'clock

A quorum present.

The President announced the following communication from the Governor:

> EXECUTIVE OFFICE, Lansing, April 1, 1891.

To the Senate:

I hereby nominate George P. Sanford, of Lansing, as a member of the

25 0

Board of Managers of the Michigan Soldiers' Home, to fill vacancy caused

by the resignation of Charles H. Manly.

I also nominate Edward Ryan, of Hancock, as a member of the Board of Control of the State House of Correction and Branch of the State Prison in the upper peninsula, for the term of six years from and after April 1,

I also nominate James Blair, of Grand Rapids, as a member of the Board of Control of the Michigan School for the Blind, to fill vacancy caused by

the resignation of James W. Belknap.

I also nominate James Blair, of Grand Rapids, as a member of the Board of Control of the Michigan School for the Blind, for the term of six years from and after June 12, 1891.

EDWIN B. WINANS, Governor.

On motion of Mr. Doran, By unanimous consent,

The rules were suspended and the Senate dispensed with a reference of the foregoing nominations to the committee on executive business.

By unanimous consent.

Mr. Doran moved that each of the foregoing nominations be advised and

consented to by the Senate, viz.,

George P. Sanford, as a member of the Board of Managers of the Michigan Soldiers' Home, to fill the vacancy caused by the resignation of Charles H. Manly;

Edward Ryan, as a member of the Board of Control of the State House of Correction and Branch of the State Prison in the upper peninsula;

James Blair, as a member of the Board of Control of the Michigan School for the Blind, to fill the vacancy caused by the resignation of James W. Belknap;

And James Blair, as a member of the Board of Control of the Michigan School for the Blind, for the term of six years commencing June 12, 1891;

Which motion prevailed, and the said nominations were advised and consented to, a majority of all the Senators elect voting therefor, by year and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fleshiem	Mr. Morrow	Mr. Smith
Benson	Garvelink	Mugford	\mathbf{Toan}
Beers	Gilbert	Park	Weiss
Boughner	Holcomb.	Porter	\mathbf{W} heeler
Brown	McCormick	Sabin	Wilcox
Crocker	\mathbf{M} iller	Sharp	Wisner
Doran		•	
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NAYS.

On motion of Mr. Doran, The executive session closed, the time being 4:50 o'clock P. M.

SENATE CHAMBER, Lansing, April 14, 1891.

On motion of Mr. Withington,

The Senate went into executive session, the time being 3:55 o'clock

The President pro tem. announced the following communication from the Governor:

> EXECUTIVE OFFICE, Lansing, April 14, 1891.

To the Senate:

I hereby nominate Robert Frost, of Albion, as a member of the Board of Control of the Michigan School for the Blind, to fill vacancy caused by the resignation of James W. Belknap.

I also nominate Robert Frost, of Albion, as a member of the Board of Control of the Michigan School for the Blind, for the term of six years

from and after June 12, 1891.

I also nominate James Blair, of Grand Rapids, as a member of the Board of Control of the State Reform School, for a term of six years from and after January 1, 1891.

EDWIN B. WINANS, Governor.

On motion of Mr. Doran,

By unanimous consent,

The rules were suspended and the Senate' dispensed with a reference of

the foregoing nominations to the committee on executive business.

Mr. Doran moved that the nomination of James Blair, as a member of the Board of Control of the State Reform School, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Mugford	Mr. Weiss
${f Benson}$	Garvelink	Park	\mathbf{W} heeler
Boughner Crocker	$\mathbf{Gilbert}$	Porter	Withington
Crocker	$\mathbf{Holcomb}$	Prindle	President
Doran	McCormick	Sabin	pro tem.
$\mathbf{Fleshiem}$	Morrow	Toan	22

NAYS.

Mr. Gilbert moved that the nomination of Robert Frost, as a member of the Board of Control of the Michigan School for the Blind, to fill vacancy; and also the nomination of Robert Frost, as a member of the Board of Control of the Michigan School for the Blind, for the term of six years, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Mugford	Mr.	Weiss .	
Benson	Garvelink	Park		Wheeler	
Boughner	Gilbert	Porter		Withington	
Crocker	$\mathbf{Holcomb}$	Prindle		Withington President	
Doran	McCormick	Sabin	-	pro tem	
${f Fleshiem}$	Morrow	Toan		29	2
	N	AYS.			0

On motion of Mr. Fridlender, The executive session closed, the time being 4:05 o'clock, P. M.

SENATE CHAMBER, Lansing, April 28, 1891.

On motion of Mr. Smith,

The Senate went into executive session the time being 10:10 o'clock A. M.

The President announced the following communication from the Governor:

EXECUTIVE OFFICE, \\
Lansing, April 27, 1891.

To the Senate:

I hereby nominate James R. Cooper, of Hancock, and Peter White, of Marquette, as members of the Board of Control of the Michigan Mining School, each for the term of six years from and after June 9, 1891.

I also nominate Jay A. Hubbell, of Houghton, as a member of the Board of Control of the Michigan Mining School to fill vacancy caused by the resignation of Graham Pope, whose term would have expired June 9, 1893.

EDWIN B. WINANS, Governor.

On motion of Mr. Smith, By unanimous consent,

The rules were suspended and the Senate dispensed with a reference of the foregoing nominations to the committee on executive business.

Mr. Smith moved that the nomination of Peter White, as a member of the Board of Control of the Michigan Mining School, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Porter	Mr. Weiss	
Benson	McCormick	${f Prindle}$	Wheeler	
\mathbf{Beers}	\mathbf{M} iller	Sabin	Wilcox	
Boughner	\mathbf{M} ilnes	\mathbf{Smith}	Wilkinson	
Crocker	Morrow	Stevens	Withington	
Doran	Mugford	Taylor	Wisner	
$\mathbf{Fridlender}$	Park	Toan		27
	N.	AYS.		0

Mr. Crocker moved that the nomination of Jay A. Hubbell, as a member of the Board of Control of the Michigan Mining School, to fill the vacancy caused by the resignation of Graham Pope, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Porter	Mr. Toan
Benson	McCormick	Prindle	Weiss
\mathbf{Beers}	Miller	Sabin	Wilcox
${f Boughner}$	\mathbf{Milnes}	\mathbf{Smith}	Wilkinson
Crocker	Morrow	Stevens	Withington
Doran	Mugford	Taylor	Wisner
Fridlender	Park		26

NAYS.

Mr. Wheeler

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Mr. Boughner moved that the nomination of James R. Cooper, as a member of the Board of Control of the Michigan Mining School, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Garvelink	Mr. Porter	Mr. Weiss
${f Benson}$	McCormick	Prindle	Wheeler
\mathbf{Beers}	\mathbf{M} iller	Sabin	Wilcox
Boughner	\mathbf{Milnes}	${f Smith}$	Wilkinson
Crocker	Morrow	Stevens	Withington
Doran	Mugford	Taylor	Wisner
\mathbf{F} ridlender	Park	Toan	27

NAYS.

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On motion of Mr. Boughner, The executive session closed, the time being 10:25 o'clock, A. M.

SENATE CHAMBER, Lansing, May 1, 1891.

On motion of Mr. Wisner,

The Senate went into executive session, the time being 10:15 o'clock,

The president announced the following communication from the Governor:

EXECUTIVE OFFICE, \\
Lansing, May 1, 1891. \(\)

To the Senate:

I hereby nominate Michael Chambers, of St. Ignace, as a member of

the Board of Control of the Michigan Mining School, to fill vacancy

caused by the resignation of John Senter.

I also nominate Samuel Bell, of Detroit, as a member of the Board of Corrections and Charities for the term of eight years from and after May 1, 1891.

EDWIN B. WINANS, Governor.

On motion of Mr. Park, By unanimous consent,

The rules were suspended and the Senate dispensed with a reference of

the foregoing nominations to the committee on executive business.

Mr. Park moved that the pomination of Michael Chambers, as a member of the Board of Control of the Michigan Mining School, to fill the vacancy caused by the resignation of John Senter, be advised and consented to by the Senate;
Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays, as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Porter	Mr. Toan
${f Benson}$	Garvelink	\mathbf{Sabin}	Weiss
Boughner	Gilbert	Sharp	Wilcox
Brown	McCormick	Smith	Wilkinson
Crocker	Mugford	Stevens	Withington
Doran	Park	Taylor	Wisner 24
	N	AYS.	0

Mr. Park moved that the nomination of Samuel Bell, as a member of the Board of Corrections and Charities, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays as follows:

YEAS.

Mr. Bastone Benson Boughner Brown Crocker Doran Fridlender	Mr. Garvelink Gilbert McCormick Miller Mugford Park	Mr. Porter Sabin Sharp Smith Stevens Taylor	Mr. Toan Weiss Wilcox Wilkinson Withington Wisner
	N	AYS.	0

On motion of Mr. Gilbert.

The executive session closed, the time being 10:25 o'clock A. M.

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SENATE CHAMBER, Lansing, May 13, 1891.

On motion of Mr. Porter,

The Senate went into executive session, the time being 10:40 o'clock A. M. The President announced the following communication from the Governor:

EXECUTIVE OFFICE, Lansing, May 11, 1891.

To the Senate:

I hereby nominate Henry F. Horner as a member of the Board of Jury Commissioners of Wayne county to fill vacancy caused by the death of Orlando R. Pattengill.

EDWIN B. WINANS, Governor.

On motion of Mr. Smith, By unanimous consent,

The rules were suspended and the Senate dispensed with a reference of

the foregoing nomination to the committee on executive business.

Mr. Smith moved that the nomination of Henry F. Horner, as a member of the Board of Jury Commissioners of Wayne county, to fill the vacancy caused by the death of Orlando R. Pattengill, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays as follows:

YEAS.

Mr. Bastone	Mr. Fridlender	Mr. Mugford	Mr. Weiss
Benson	Gilbert	Park	$\mathbf{Wheeler}$
\mathbf{Beers}	Holcomb	Porter	Wilcox
${f Boughner}$	McCormick	Sabin	Wilkinson
Crocker	\mathbf{Miller}	\mathbf{Smith}	Withington
Doran	\mathbf{M} ilnes	Toan	Wisner
Fleshiem	Morrow		9

NAYS.

26

On motion of Mr. Doran, The executive session closed, the time being 10:50 o'clock, A. M.

SENATE CHAMBER, Lansing, July 1, 1891.

On motion of Mr. Doran,

The Senate went into executive session, the time being 2:25 o'clock, P. M. The president announced the following communication from the Governor:

EXECUTIVE OFFICE, Lansing, June 29, 1891.

To the Senate:

I hereby nominate Mason W. Gray of Pontiac, and Frank Wells, of Lansing as members of the State Board of Health, each for the term of six years from and after July 1, 1891.

I also nominate John E. Barringer of Armada to be a member of the State Live Stock Sanitary Commission, for the term of six years from and

after July 14, 1891.

EDWIN B. WINANS, Governor.

On motion of Mr. Gilbert, By unanimous consent,

The rules were suspended and the Senate dispensed with a reference of the foregoing nominations to the committee on executive business.

By unanimous consent,

Mr. Doran moved that the nominations of Mason W. Gray and Frank Wells as members of the State Board of Health; also the nomination of John E. Barringer as a member of the State Live Stock Sanitary Commission, be advised and consented to by the Senate;

Which motion prevailed, a majority of all the Senators elect voting

therefor, by yeas and nays as follows:

YEAS.

Mr.	Bastone	Mr. Garvelink	Mr. Porter	Mr. We188
	Benson	Gilbert	Sabin	$\mathbf{Wheeler}$
	Boughner	$\mathbf{Holcomb}$	Sharp	Wilcox
	Brown	\mathbf{Miller}	${f Smith}$	Wilkinson
	Crocker	Morrow	Stevens	Withington
	Doran	Mugford	Taylor	Wisner
	Fridlender	Park	•	26
			NAYS.	0

On motion of Mr. Doran,

The executive session closed, the time being 2:30 o'clock P. M.

ERRATA IN THE RECORD OF BILLS.

[Minor errors are not noted; only such as affect the record of bills in their consideration by the Senate. The corrections are all made upon the authority of the records kept by the bill clerk, under the supervision of the secretary.

SENATE BILLS.

SENATE BILL 12. On page 181 the minority report on Senate bill No. 12 should be recorded as merely "received."

SENATE BILL 21. On page 866 after the failure to refer Senate bill No. 21 to the committee on judiciary is recorded, the following should appear: "The bill was then referred to the committee of the whole and placed on the general order."

SENATE BILL 49. On page 226, in the report of the committee on judiciary, the report reads "Senate Bill No. 19" instead of "Senate Bill No. 49."

SENATE BILL 94. While the Journal shows the appointment of a joint committee of both branches to consider this bill (see pp. 1080, 1087, and 1099). The bill in reality was not before the committee for consideration. At the time of the appointment of the joint committee, it was in the hands of a committee of the House of Representatives. After the discharge of the joint committee, the bill was taken from the House committee, passed by the House of Representatives, and returned to the Senate, as is

recorded on page 1392.

Senate Bill 108. On page 248 the reference of Senate bill No. 108 should be recorded as to the "committee on finance and appropriations" instead of to the "com-

mittee on fisheries."

SENATE BILL 114. On page 470 Senate bill No. 114 is erroneously included in the report of the committee of the whole. No reference to the bill should appear in the report.

SENATE BILL 122. On page 1020, immediately following the adoption of the motion to give Senate bill No. 122 immediate effect, the following should appear: "The bill was referred to the committee on engrossment and enrollment for enrollment."

SENATE BILL 203. On page 380 the Journal should show that Senate bill No. 203 was taken from the committee on judiciary instead of from the committee of the

SENATE BILL 206. On page 594 the title of Senate bill No. 206 is imperfectly given in the report of the committee on State Prison, the words, "and to provide for the government and discipline of said institutions" being omitted where they occur after the word "Adrian."

SENATE BILL 283. On page 323 the reference of Senate bill No. 283 should be given as to the committee on "House of Correction at Marquette" instead of "State

Prison."

SENATE BILL 292. On page 1098 in the message of approval of Senate bill No. 292 the title given is erroneous. The title should read as follows in the message:

"A bill to amend section 8 of chapter 119 of compiled laws of 1865, being compiler's section of Howell's Annotated Statutes 4488, relative to authorizing the incorporation of the Independent Order of Odd Fellows and to repeal all acts inconsistent therewith.'

Senate Bill 301. On page 1107 after the agreement to the title of Senate bill No. 301, as amended, is recorded, the following should appear: "The bill was then referred

to the committeen engrossment and enrollment for enrollment."

SENATE BILL 336. On page 334 after the reference of Senate bill 335, the following should appear:

"Mr. Park, unanimous consent being given, introduced

"Senate Bill No. 336, entitled

"A bill to regulate the power of courts of justice in this State in relation to the trials

of actions of negligence pending before them.

"The bill was read a first and second time by its title and referred to the committee on judiciary."

HOUSE BILLS.

House Bill 84 On page 522, following the report of the committee on military affairs on House bill No. 84, the reference of the bill should be given as "to the committee on finance and appropriations" instead of "to the committee of the whole," etc.

House Bill 410. On page 517, House bill No. 410 is erroneously numbered "470."

House Bill 492. On page 957, prior to the third reading of House bill No. 492, the following should be recorded: "On motion of Mr. Wisner, the rules were suspended, two-thirds of all the Senators present voting therefor, and the committee of the whole was disphared from the further consideration of House bill No. 492 and the bill was was discharged from the further consideration of House bill No. 492 and the bill was

placed upon its immediate passage."

House Bill 551. On page 548 the reference of House bill No. 551 should be shown to be "to the select committee on taxation" instead of "to the committee on roads and

bridges."

House Bill 869. On page 1339 House bill No. 869 is erroneously numbered "868." HOUSE JOINT RESOLUTION 3. On page 230 the title of House Joint Resolution No. 3

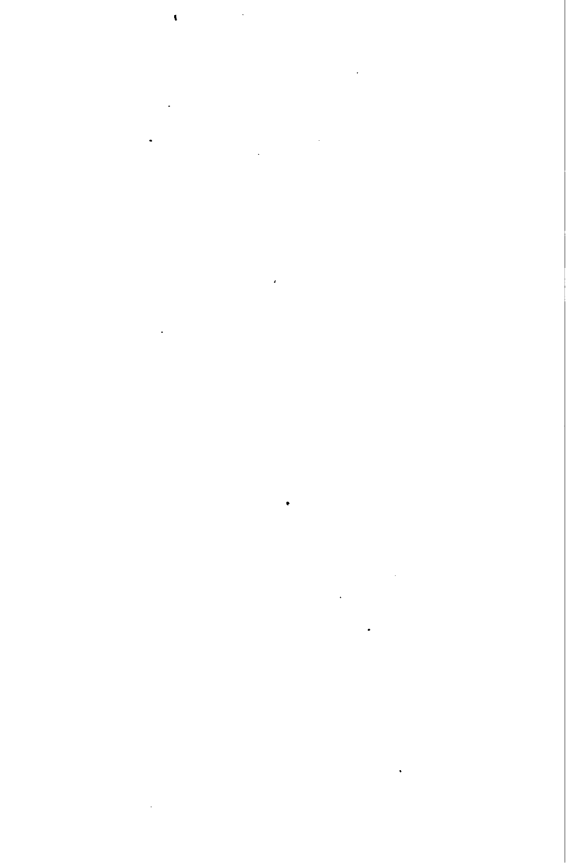
should read as follows:

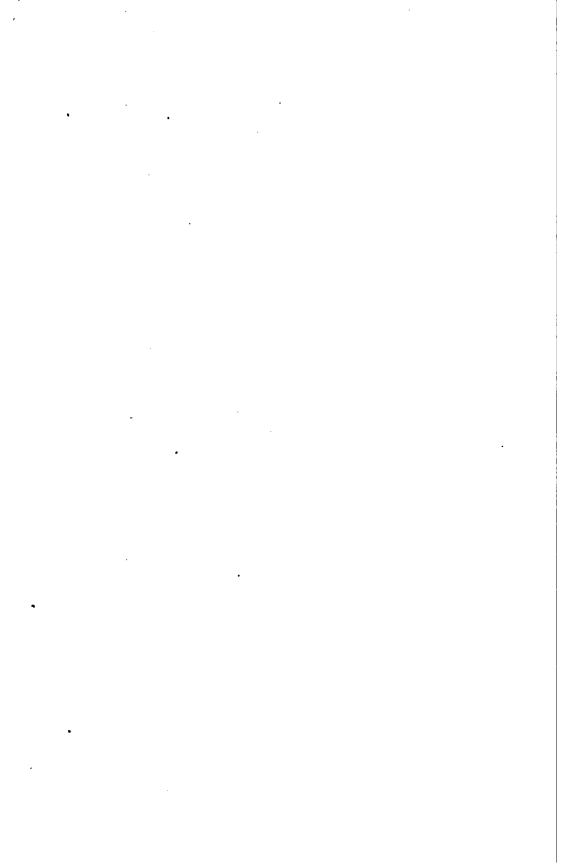
Joint resolution requesting the Senate and House of Representatives of the United States to propose and submit to the Legislatures of the several States an amendment to the Constitution of the United States, providing for the election of President and Vice President of the United States by direct vote of the people, and for the election of United States Senators on a general ticket by the people of each State.

> SENATE CHAMBER, Lansing, July 8, 1891.

I hereby certify that the foregoing is a correct Journal of the proceedings of the Senate, and of the Senate in Executive Session, of the Legislature of the State of Michigan, for the regular biennial session of the year 1891.

> ALFRED J. MURPHY, Secretary of the Senate.





This	index	is (composed	of	the	following	parts:

- I.—Index to all bills and joint resolutions considered in the Senate.
- II.—History of Senate bills.
- III.—History of Senate joint resolutions.
- IV.—History of House bills (in Senate).
- V.—History of House joint resolutions (in Senate).
- VI.—General index to Journal.

I.—INDEX TO BILLS AND JOINT RESOLUTIONS CONSIDERED IN SENATE.

Note.—S. B., Senate Bill; S. J. R., Senate Joint Resolution; H. B., House Bill; H. J. R., House Joint Resolution. When no designation of either house is made before a number, the Senate is meant. All numbers refer to the bill or joint resolution numbers.

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II.—HISTORY OF SENATE BILLS.

Numbered as introduced. Printed bills are given a file number.

			PAGE
1	Ā	bill to amend the general railroad law, relative to consolidations, being sections 29 and 30 of article 2 of the act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," approved May 1, 1873, being chapter 91 of Howell's annotated statutes, as the same is amended by act number 174 of the laws of 1873, approved June 7, 1873, the same being Howell's sections 3343, 3344 as amended:	
		introduced by Mr. Milnes; referred to committee on Railroads Jan. 12	69 727
		committee of the whole; ordered to third reading April 15 and April 21. made special order April 16 for April 21 at 2 p. m. passed; transmitted April 23. returned amended; concurred in; referred for enrollment June 9. reported enrolled June 11.	747 799 1214 1245
2.	A	approved June 16	1273
		ments, work, repairs or expenses. introduced by Mr. McCormick; referred to committee on cities and villages January 12	70
		file No. 1. substitute reported; general order June 24	1401
3	A	title of substitute: "A bill to reincorporate the village of Buchanan and to repeal all acts and parts of acts inconsistent with the provisions of this act. committee of the whole; ordered to third reading June 25	1420 1431 1454 1498 1502
		introduced by Mr. Milnes; referred to committee on railroads Jan. 13 reported special order, April 17, for April 21 at 2 p. m	76 7 6 9
4	A	committee of the whole; ordered to third reading April 21 passed; transmitted April 23 returned amended; concurred in; referred for enrollment June 9 reported enrolled June 11 approved June 16 bill to provide for the incorporation of "The Legion of the Cross:"	783 798-9 1215 1245• 1273
3.	A	introduced by Mr. Doran; referred to committee on banks and corpora- tions Jan. 13.	76
5.	A	bill to amend section of 57 of chapter 176 of the compiled laws of 1871, relative to courts of chancery, as amended by the several acts amendatory thereof, and being compiler's section 6647 of Howell's annotated statutes:	82
		introduced by Mr. Wilcox; referred to committee on judiciary Jan. 14	5 2

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		reported adversely; tabled; April 10file No. 115.	686
6.	A	bill to prohibit the use of free passes on railroads by members of the Legislature and State officers:	
		introduced by Mr. Brown; referred to committee on judiciary Jan. 14.1. file No. 117.	83
7.	A	bill to fix the per diem compensation of members of the State Legislature from the Upper Peninsula for and during the session of 1891:	
		introduced by Mr. Smith; referred to committee on finance and appropri- ations January 4	83
		reported; general order January 22	115 129
		committee of the whole; tabled January 22	130
		returned; referred for enrollment April 15	73 <u>4</u> 740
8.	A	approved April 15	740
٠.		courts therein, and for the employment, duties, and compensation of a stenographer for said circuit:	
9.	A	introduced by Mr. Wilcox; referred to committee on judiciary January 15. bill to provide for the committing of pauper insane persons to the Wayne	89
		County Insane Asylum and for the transfer of such persons to the State asylum, and from the State asylum to the said county asylum; and to provide for the support and maintenance of such insane persons:	
		introduced by Mr. Smith; referred to committee on judiciary January 15.	89
		reported; referred to the committee on Asylum for the Criminal Insane January 30	133
10	. A	file No. 102. A bill to amend chapter one of act No. 48 of the session laws of 1882, entitled	
		an act to reincorporate the city of Manistee, approved March 15, 1882: introduced by Mr. Wheeler; referred to committee on cities and villages	
11	,	January 15 A bill to authorize the city of Grand Rapids to issue bonds for street	89
11		improvements:	•
		introduced by Mr. Doran; referred to committee on cities and villages January 16	94
		reported; substitute June 23title of substitute:	1376
		"A bill to authorize the raising of money to improve, pave, or macadamize the streets in the village of Ithaca, Gratiot county, Michigan."	
		file No. 224. rules suspended; passed; immediate effect; transmitted June 23	1376
		returned amended; concurred in; referred for enrollment June 29 reported enrolled June 29	1460 1464
12	. /	approved June 30	1503
		schools throughout the State and the distribution of the same, and to repeal all statutes and acts contravening the provisions of this act:	
		introduced by Mr. Bastone; referred to committee on education January	04
		16reported; general order February 10	94 181
		file No. 7. committee of the whole; re-referred February 10	202
13	. 4	A bill making an appropriation for the current and running expenses of the Michigan Mining School until the general appropriation for that purpose	
		shall be available: introduced by Mr. Stevens; referred to committee on Mining School Jan-	94
		uary 16reported; referred to committee on finance and appropriation January 19. reported; general order January 21	99 107
		committee of the whole; ordered to third reading January 21passed; immediate effect; transmitted January 21	112 113
		returned; referred for enrollment January 22 reported enrolled January 22	120 121
		approved January 23	129

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14. A bill to select a suitable location within the Upper Peninsula, whereon to establish and maintain fish breeding establishments for the propagation	
and cultivation of white fish and other kinds of food fishes: introduced by Mr. Fleshiem; referred to committee on fisheries January	
16	95
15. A bill exempting from poll taxes discharged soldiers, sailors, marines, and other persons:	
introduced by Mr. Milnes; referred to committee on judiciary January 16.	95
reported without recommendation; tabled January 30 16. A bill to prohibit any person from filling at any one period more than one	134
township office in the same township:	
introduced by Mr. Milnes; referred to committee on judiciary January 16- reported without recommendation; tabled January 30	95 134
17. A bill to prohibit officers from charging traveling fees for returning process	
by mail, and to permit to charge a mailing fee in such cases:	OF.
introduced by Mr. Milnes; referred to committee on judiciary January 16- reported without recommendation; tabled January 30	95 134
18. A bill making appropriations for the current expenses of the State Normal	101
School for the years 1891 and 1892:	
introduced by Mr. McCormick; referred to committee on Normal School	100
January 19	103
"An act to grant a special charter to the village of Morenci heretofore	
incorporated by the board of supervisors of the county of Lenawee:"	
introduced by Mr. Horton; referred to committee on cities and villages	40=
January 20	105 544
reported; general order March 24 committee of the whole; ordered to third reading March 31	624
passed: transmitted April 1	633
returned; referred for enrollment April 13	701
reported enrolled April 23	795 795
approved April 23	
opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within the State,"	
approved June 8, 1881:	
introduced by Mr. Boughner; referred to committee on roads and	
bridges January 20reported; general order February 12	105
Ω_{1} Λ_{1} 11	
committee of the whole; re-referred February 18	253
reported; general order February 19	257
reported; general order February 19committee of the whole; ordered to third reading February 19	283
passed; February 24immediate effect; transmitted February 25	298 333
returned amended; concurred in; referred for enrollment May 12	979
requested by House: committee on enrollment discharged May 14	1006
re-transmitted May 14returned; referred for enrollment May 14	1006
returned; referred for enrollment May 14	1009 1016
reported enrolled May 15	
approved May 19	2002
manner of conducting, and to prevent fraud and deception at general elec-	
tions in this State," approved July 5, 1889, being act No. 263 of the session	
laws of 1889, and compiler's sections 178a to 178d inclusive, of Howell's annotated statutes of Michigan:	
introduced by Mr. Brown; referred to committee on judiciary January 20.	106
committee on judiciary discharged April 29	865
tabled April 30	885
file No. 2. 22. A bill making an appropriation for the use and maintenance of the University	
of Michigan:	
introduced by Mr. Doran: referred to committee on University January	106

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23.	A bill to prohibit the use of the term "bank," "banker" or "bankers" to designate the business carried on by any person or persons, firm or corporation, other than corporations organized under the banking law of this	
	State or of the United States: introduced by Mr. Benson; referred to committee on banks January 21_ reported; general order April 24	109 8 2 0
24 .	committee of the whole; ordered to third reading April 28enscring clause stricken out; title and body of bill tabled April 28A bill making an appropriation for the use of the Michigan Asylum for Insane Criminals:	841 843
	introduced by Mr. Brown; referred to committee on Asylum for the Crim-	109
	inal Insane January 21 reported; referred to committee on finance February 19 reported; general order March 31	263 617
	committee of the whole discharged; referred to committee on Asylum for Criminal Insane April 8	673
	file No. 72.	720 948
	reported; general order May 7	958
	reported substitute; concurred in; general order May 14title of substitute:	1013
	"A bill making an appropriation for the use of the Michigan Asylum for Insane Criminals."	
	committee of the whole; ordered to third reading May 15passed May 15	1024 1024
	given immediate effect; transmitted May 18 returned; referred for enrollment June 2	1028 1148
	reported enrolled June 4	1173 1178
25.	approved June 4. A bill making an appropriation for the erection of a detached building for male patients on the grounds of the Michigan Asylum for Insane Criminals:	1110
	introduced by Mr. Brown; referred to committee on Asylum for the Crim-	109
	inal Insane January 21	720 905
	file No. 200. committee of the whole; ordered to third reading May 7	905
	passed; immediate effect; transmitted May 7returned; referred for enrollment May 26	949 1090
	reported enrolled May 27approved May 28	1095 1115
26.	A bill to repeal sections 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101 and 102 of Howell's annotated statutes of Michigan and so much of all other	
	acts and parts of acts as relates to the registration of electors in townships: introduced by Mr. Boughner; referred to committee on judiciary January 21	109
	uary 21reported; referred to select committee on elections February 17file No. 18.	227
27.	A bill to detach the township of Chester, Ottawa county, from the county of Ottawa, and attach the same to the county of Muskegon:	
	introduced by Mr. Porter; referred to committee on counties and town-	110
	ships January 22reported; general order February 4	119 150
	committee of the whole; re-referred February 4 reported; general order February 20	161 274
	file No. 3. committee of the whole; ordered to third reading March 3	371
	not passed; reconsidered; tabled March 4	381
	taken up; passed March 5immediate effect; transmitted March 9	40 0 421
	returned: non-concurred in July 3	1568

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28.	A	bill to detach certain territory from the township of Ellis, in the county of Cheboygan and attach the same to the township of Nunda, in said county:	
		introduced by Mr. Holcomb: referred to committee on counties and	
		townships January 22 reported; general order February 4	119
		reported; general order February 4	150
		file No. 4. committee of the whole; ordered to third reading February 5	161
		passed; immediate effect; transmitted February 5	162
		returned; referred for enrollment February 20	275
		reported enrolled February 24	288
~~		approved March 2. bill to amend sections 1, 2 and 4 and the title of act No. 386 of the local	363
29.	A	bill to amend sections 1, 2 and 4 and the title of act No. 386 of the local	
		acts of 1885, entitled "An act to provide for the retirement of aged and disabled firemen and the payment of pensions to the wives and children of	
		deceased firemen killed in the service of the city of Detroit," approved	
		June 16, 1885:	
		introduced by Mr. Weiss; referred to committee on cities and villages	
		January 23 reported; general order February 5	128
		file No. 188.	157
		committee of the whole; ordered to third reading February 5	161
		passed: immediate effect: transmitted February 5	162
		returned amended; concurred in; referred for enrollment May 5	916
		reported enrolled May 6	924
90		approved May 7	939
3 0.	Α.	Society for the years 1891 and 1892:	
		introduced by Mr. Wilcox; referred to committee on finance and appro-	
•		priations January 30	142
31.	A	bill to organize and establish two justice's courts in the city of Grand	
		Rapids, and to repeal all acts and parts of acts relative to justices of the	
		peace and justices courts in the city of Grand Rapids (except as reserved in section 11 of this act) in any wise contravening the provision of this act:	
		introduced by Mr. Doran; referred to committee on judiciary January	
		30	142
		file No. 21.	
32.	A	bill to secure to woman citizens, who are otherwise qualified, the right to	
		vote in school, village, city and other municipal elections: introduced by Mr. Milnes; referred to committee on judiciary February	
		2	145
		reported; general order February 13	205
		file No. 26.	
		committee of the whole; ordered to third reading February 13	371 405
		not passed; reconsidered; tabled March 5taken up; ordered to third reading; special order for May 13, May 6	925
		not passed: May 13.	994
33.	A	not passed; May 13bill to regulate the practice of medicine and surgery in the State of Mich-	
		igan:	
		introduced by Mr. Holcomb; referred to committee on public health	147
34	A	February 3bill to provide for the compensation and to prescribe the duties of certain	131
01.		officers of the county of Kent:	
		introduced by Mr. Doran; referred to committee on judiciary February	
		3	148
		reported general order March 19	503
		file No. 17. committee of the whole; ordered to third reading March 24	552
		passed: transmitted March 24	557
		passed; transmitted March 24returned amended; concurred in; referred for enrollment June 25	1425
		reported enrolled June 25	1437
9F	A	approved June 26bill to provide for the election of a Commissioner of Railroads, and to	1456
<i>ა</i> თ.	A	define his powers and duties and to fix his compensation; superseding sec-	
		tions 1, 2, 3, 4, 5, 6 and 7 of act No. 79 of the session laws of 1873, and all	
		acts and parts of acts amendatory of said sections:	

		introduced by Mr. Brown; referred to committee on judiciary February
		file No. 12.
36.		pill to alter the boundaries of and detach certain lands from union school
	•	district of the city of Corunna:
		introduced by Mr. Wilcox; referred to committee on education and public schools February 4
		reported; general order March 3.
		file No. 139
		committee of the whole; ordered to third reading March 13
		passed: immediate effect: transmitted March 13
		returned; referred for enrollment June 15
		reported enrolled June 16
_		approved June 18
7.	A. I	bill to authorize the city of Corunna to borrow money for the purpose of
		making public improvements in said city, and to issue its bonds for the pay-
	1	ment of the same: introduced by Mr. Wilcox; referred to committee on cities and villages
		February 4
		reported: tabled March 3
		reported; tabled March 3 taken up; rules suspended; amended; passed; immediate effect; trans-
		mitted May 19
		mitted May 19 ereturned; referred for enrollment May 21
	1	reported enrolled May 22
_		approved May 26bill to provide that a mortgage deed of trust, contract or other obligation
8.	Αţ	oill to provide that a mortgage deed of trust contract or other obligation
		by which a debt is secured, shall be treated for the purpose of assessment
	•	or taxation as an interest in the property affected thereby:
		introduced by Mr. Milnes; referred to select committee on taxation
		February 4file No. 6.
Ω.	A 1	bill providing for the appointment, fixing the compensation and defining
٠.	1	the duties of an official stenographer for the 28th judicial circuit, State of
		Michigan:
		introduced by Mr. Wheeler; referred to committee on judiciary February
		5
		reported; general order March 6
		Hie No. 114.
		committee of the whole; ordered to third reading March 10
		passed; transmitted March 10
		reported enrolled April 16
		approved April 16
0.	Αl	bill to amend the session laws of 1877, page 241, being compiler's sections
		2221 and 2222 of Howell's annotated statutes of the State of Michigan
		relative to the hunting of game and the cutting of bee trees on the
		inclosed lands of others:
		introduced by Mr. Doran; referred to committee on judiciary February
		5
		reported; general order February 12
		committee of the whole: re-referred March 3
1.	A 1	committee of the whole; re-referred March 3
•		statutes relative to industrial schools:
		introduced by Mr. Weiss: referred to committee on education and public
		schools February 5
		schools February 5
		reported; tabled March 6
_		reported; tabled March 6
2.	Αl	bill relative to contributory negligence and to provide for the submission
	•	of the same as a question of fact to the jury:
		introduced by Mr. Smith; referred to committee on judiciary February
		0
		reported; general order May 7

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		' reported; general order June 25	1416
4 3.	A	file No. 143. committee of the whole; all after enacting clause stricken out June 26. bill to fix and determine the territory to compose school district No. 1 of	1456
		the township of Ontonagon in the county of Ontonagon and to form and	
		erect said school district out of such territory: introduced by Mr. Stevens; referred to committee on education and	
		public schools February 5	160
		file No. 169. substitute reported April 15	721
		title of substitute:	121
		"A bill to incorporate the public schools of the township of Ontonagon, in the county of Ontonagon."	
		rules suspended; passed; immediate effect; transmitted April 15returned amended; concurred in; referred for enrollment April 29	721 848
		reported enrolled April 30	877 889
44.	A	approved April 30	000
		penalty therefor: introduced by Mr. McCormick; referred to committee on judiciary	
		February 5reported; general order May 14	160 1000
		committee of the whole discharged; re-referred May 20	1045
		file No. 32.	
45 .	A	bill to provide for the organization and incorporation of companies for	
		clearing out and improving rivers and streams in this State for the purpose of driving, sorting, holding and delivering logs thereon:	
		introduced by Mr. Stevens; referred to committee on judiciary February	
		5	160
		file No. 70. substitute reported; general order March 26	573
		title of substitute:	0.0
		"A bill to provide for the organization and incorporation of companies	
		for clearing out and improving the Ontonagon river, or any of the rivers or streams emptying into the Ontonagon river, in this State, for	
		the purpose of driving, sorting, holding and delivering logs."	
		substitute file No. 175.	
		committee of the whole; ordered to third reading March 27	594 680
		passed; immediate effect; transmitted April 9	1568
46.	A	returned; non-concurred in July 3bill providing for the erection of cottages at the Eastern Michigan Asylum	2000
		at Pontiac, for the purchase of additional land for said asylum, and mak-	
		ing provisions by taxation for the payment of the same: introduced by Mr. Wilcox; referred to committee on asylums for the	
		insane February 6	166
		insane February 6 reported; referred to the committee on finance March 24	550
		reported; general order April 15	733
		committee of the whole; ordered to third reading April 16	754 757
		passed; immediate effect; transmitted April 16substitute returned; referred to the committee on asylum for the insane	101
		June 9	1213
		title of substitute:	
		"A bill providing for the erection of cottages at the Eastern Michigan Asylum at Pontiac, for the purchase of additional land for said asylum	
		and making provision for the payment for the same."	
		reported; referred to the committee on finance June 26	1450
		reported; general order June 30	1507
		committee of the whole; ordered to third reading June 30	1512 1512
		passed; immediate effect; transmitted June 30returned; non-concurred in; conference asked July 1	1533
		conference granted; committee appointed July 1	
.~		reported by conference committee; report adopted; transmitted July 2.	1555
47.	A	bill making an appropriation for the unpaid portion of salaries of circuit judges:	
		introduced by Mr. Toan: referred to committee on judiciary February 6.	166

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		reported; general order February 12
		committee of the whole; ordered to third reading February 18
		taken up; rules suspended; passed; immediate effect; transmitted April
		returned; referred for enrollment May 26reported enrolled May 27
40		approved May 28
45.	А	bill to provide for the incorporation of the supreme temple, grand temples and primary societies of the Legion of the Cross, and to define their objects and prescribe their powers:
		introduced by Mr. Doran; referred to committee on banks and corpora-
		tions February 6
		reported; general order February 18
		file No. 46. committee of the whole; ordered to third reading February 26
		passed; transmitted February 27
		passed; transmitted February 27
40		approved May 28 bill to regulate freight tariff and to prevent unjust discrimination in the
ŧJ.	Α.	charges of tolls or compensation for the transporation of freights upon the railroads in this State:
		introduced by Mr. Smith; referred to committee on judiciary February
		reported; referred to committee on railroads February 17
χU.	A	bill relative to disorderly persons: introduced by Mr. Park; referred to committee on judiciary February 9.
		reported; general order March 24
		committee of the whole; ordered to third reading March 28
		returned; non-concurred in July 3.
1.	A	bill relative to the payment of expenses incurred by the Legislature: introduced by Mr. Park; referred to committee on judiciary February 9.
9	A	file No. 14. bill to restrict the sale by hawkers or peddlers of drugs and medicines:
		introduced by Mr. Porter; referred to committee on judiciary February
		10
3.	A	bill to set apart certain swamp lands in Wild Fowl Bay in township 16 north, range 9 east, in the county of Huron in this State, for public shooting or hunting grounds:
		introduced by Mr. Bastone; referred to committee on fisheries February
		reported; referred to committees on fisheries and judiciary jointly February 18
		reported; general order May 1file No. 8.
		committee of the whole; ordered to third reading May 1
		passed; immediate effect; transmitted May 1
		returned; referred for enrollment May 8 reported enrolled May 8
		approved May 8
4.	A	Dill to repeal an act entitled "An act to provide for the appointment of a
		board of commissioners for the general supervision of penal, pauper and reformatory institutions, and defining their duties and powers," approved
		April 17, 1871, and all acts amendatory thereof or supplemental thereto: introduced by Mr. Wisner: referred to committee on State Prison
i.F.	A	February 10bill to abolish the State Board of Health:
		introduced by Mr. Wisner; referred to committee on public health
		February 10
		reported; tabled May 12
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56.	A bill to repeal act No. 28 of the session laws of 1887, being an act to provide for the appointment of a Game and Fish Warden, and to prescribe his power and duties:	
	introduced by Mr. Wisner; referred to committee on fisheries February	104
57.	A bill to repeal act No. 259 of the public acts of 1887, entitled "An act to provide for the Independent Forestry Commission of the State of Michigan," defining its duties and powers and providing for its expenses: introduced by Mr. Wisner; referred to committee on judiciary February	184
		184
	reported; general order May 8	953
	file No. 116.	200
	committee of the whole; ordered to third reading May 8	958
	passed; immediate effect; transmitted May 8	959
	substitute returned; referred to committee on State Affairs June 2	1146
	title of substitute:	
	"A bill to repeal act No. 259 of the public acts of 1887, entitled "An act	
	to provide for an Independent Forestry Commission of the State of Michigan, and to define its duties and powers and to provide for the expense thereof."	
	reported; general order June 5	1198
	reported; general order June 5 committee of the whole; ordered to third reading June 5	1207
	passed; transmitted June 9	1216
58.	A bill to amend act No. 161 of the public acts of 1885 as amended by act No. 287 of the public acts of 1887:	
	introduced by Mr. Park; referred to committee on judiciary February	104
	reported; general order February 13	184 204
	file No. 212.	204
	committee of the whole; ordered to third reading February 13	214
	passed: transmitted February 13	216
	returned; referred for enrollment June 1	1140
	reported enrolled June 2	1145
	approved June 4	1178
59 .	A bill to regulate the conduct of judicial officers:	
	introduced by Mr. Park; referred to committee on judiciary February	
	10	184
	reported; general order February 19.	255
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	committee of the whole; ordered to third reading March 3	371
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en	reported; tabled March 6	413
ш.	by the board of poor commissioners of said city, and to provide for the	
	regulation of their duties:	
	introduced by Mr. Park; referred to committee on cities and villages	
	February 10	185
61.	A bill to detach all the territory embraced in the townships of Chapin, Brady,	
	Chesaning, and Maple Grove from the county of Saginaw, and attach the	
	same to the county of Shiawassee:	
	introduced by Mr. Wilcox; referred to committee on counties and town-	
	ships February 10 reported; referred to committee on judiciary April 14.	185
-	reported; referred to committee on judiciary April 14	711
62.	A bill to regulate the charges of telephone companies doing business in the	
	State of Michigan:	105
63	introduced by Mr. Park; referred to committee on judiciary February 10. A bill to protect the people of this State from the encroschments of the	185
00.	liquor traffic, and to provide that manufacturers of, and dealers in, intoxi-	
	cating liquors shall obtain the permission of the people of the county	
	before engaging in such business therein, being amendatory of sections 1,	
	2, 3, 4, 6, 8, 9, 12, 13, 14, 15, 16, 17, and 19 of act No. 207 of the session laws	
	of 1889, entitled "An act to prohibit the manufacture, sale, keeping for	
	sale, giving away or furnishing of vinous, malt, brewed, fermented, spirit-	
	uous or intoxicating liquors, or any mixed liquor or beverage, any part of	
	which is intoxicating, and to prohibit the keeping of any saloon or other	

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	file No. 71. committee of the whole; ordered to third reading April 14.	707
.1	passed: transmitted April 16	748
	returned; referred for enrollment May 29	1128
	reported enrolled June 1	1140 1142
69., A	approved June 2	1110
•	piled laws of 1871 and being also section 6738 of Howell's annotated stat-	
	utes of Michigan relative to the courts of chancery: introduced by Mr. Weiss; referred to committee on judiciary February	
	11 introduced by Mr. Weiss; referred to committee on judiciary rebruary	192
	11reported; tabled February 17	227
	file No. 15.	
70. A	h bill to amend act No. 300 of the session laws of 1881, entitled "An act to	
	incorporate the village of Gaylord, in the county of Otsego," by adding one section thereto, to stand as section 5:	
	introduced by Mr. Holcomb: referred to committee on cities and villages	
	February 12	200
	reported; general order March 27	587
	committee of the whole; ordered to third reading March 27	595
	passed March 28 immediate effect; transmitted March 31	607
	immediate effect; transmitted March 31	618
71 A	returned; non-concurred in July 3	1570
• • • •	Normal School at Ypsilanti, and for providing the necessary sewer connec-	
	tions therewith:	
	introduced by Mr. McCormick; referred to committee on Normal School	200
72. A	February 12. A bill to make an appropriation for the support of the State Agricultural	200
	College, for the erection and repair of buildings and other improvements	
	at said college:	
	introduced by Mr. Wilcox; referred to committee on Agricultural College February 12	201
	reported: referred to committee on finance May 28	1122
73. A	A bill giving the assent of the Legislature of the State of Michigan to the	
	grant of moneys from the United States by act of Congress, approved August 3, 1890, being an act to apply a portion of the proceeds of the pub-	
	lic lands to the more complete endowment and support of the colleges for	
	the benefit of agriculture and the mechanic arts, established under the pro-	
	visions of an act of Congress approved July 2, 1862:	
	introduced by Mr. Wilcox; referred to committee on agricultural inter-	201
	ests February 12 reported; general order April 16	741
	file No. 196.	
	committee of the whole; ordered to third reading April 16	75 <u>4</u> 757
	passed; transmitted April 16	981
	reported enrolled May 15	1016
	approved May 19	1033
74. A	A bill to amend section 31 of act No. 30 of the public acts of 1857, entitled	
	"An act to provide for the formation of street railway companies," as amended by act No. 131 of the public acts of 1889:	
	introduced by Mr. Withington; referred to committee on railroads Feb-	
	ruary 12reported; general order March 12	201 452
	file No. 29.	102
	committee of the whole; ordered to third reading March 13	465
	passed; transmitted March 16	469
	returned; referred for enrollment April 8.	677 700
	reported enrolled April 10spproved April 10s	
75. A	approved April 10	
	to public office against anonymous circulars and posters:	

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	introduced by Mr. Taylor; referred to committee on judiciary February 12	201
	reported; general order February 17file No. 31.	227
	committee of the whole; ordered to third reading February 20	282
	passed; transmitted February 25	334
	raturned non-concurred in July 3	1569
76. A	returned non-concurred in July 3	1000
	introduced by Mr. Withington; referred to committee on counties and townships February 12.	201
	file No. 73.	
77. A	bill to prevent the spreading and cause the destruction of milkweed: introduced by Mr. Wilkinson; referred to committee on agricultural	
	interests February 12	201
	reported; general order February 19file No. 19.	257
	committee of the whole; rules suspended; passed; transmitted February 27	360
	substitute returned May 20	1047
	title of substitute:	
	"A bill to prevent the spreading of milkweed in the State of Michigan, to provide for the destruction of the same and to authorize the assess-	
	ment of a tax upon real estate for the payment of the expenses incurred in such destruction."	
	rules suspended; passed; transmitted May 20	1047
78. A	bill to protect bees from poison through the spraying or otherwise treating	
	of fruit or other trees, shrubs, vines, or other plants, with London purple,	
	Paris green, white arsenic or other virulent poisons, while the aforesaid	
	trees, shrubs, vines, or plants are in blossom:	
	introduced by the committee on horticulture; referred to committee on	
	horticulture February 12	202
	reported: general order February 13	206
	committee of the whole; re-referred February 20	271
	reported; tabled April 10	684
	file No. 30.	1009
	taken up; general order May 14committee of the whole; ordered to third reading May 14	1003 1004
	tabled May 15	1023
	taken up; passed; transmitted May 21	1066
	returned non-concurred in July 3	1568
79. A	bill to establish free employment offices in the cities of Detroit, Grand	
•	Rapids, Saginaw, Kalamazoo, Manistee, Sault Ste. Marie, Ishpeming and	
	Ironwood:	
	introduced by Mr. Sharp; referred to committee on labor interests Feb-	
	ruary 13	213
	reported; general order March 10.	428
	file No. 33.	500
	committee of the whole; ordered to third reading March 20	529 531
	tabled March 20taken up; referred to committee on finance April 2	665
	reported, general order April 15	732
	reported; general order April 15	771
	tabled April 23	797
	taken up: placed on third reading: passed: transmitted June 3	1167
	returned non-concurred in July 3	1569
80. A	bill to authorize the common council of the city of Iron Mountain, in the	
	county of Menominee, by ordinance, to enter into a thirty year contract	
	with any water-works company, organized under the laws of this State.	
	for a supply of water for fire and other city purposes:	
	introduced by Mr. Fleshiem; referred to committee on cities and villages	010
	February 13substitute reported; tabled March 19	213
•	title of substitute:	510
	"A bill to authorize the common council of the city of Iron Mountain, in	

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		the county of Menominee, by ordinance, to enter into a contract with the water-works company, organized under the laws of this State, for a supply of water for fire and other city purposes."	
		taken up; substitute non-concurred in March 20.	532
		passed; immediate effect; transmitted March 20	532
		returned; referred for enrollment March 25.	564
		reported enrolled March 25	570
		approved March 28	603
81	A.	bill relating to the city of Menominee and to amend act No. 228 of the	
		session laws of 1883, entitled "An act to incorporate the city of Menom-	
		inee," approved March 16, 1883:	
		introduced by Mr. Fleshiem; referred to committee on cities and villages	
		February 13.	213
		roowted: general owder Merch 95	560
		reported; general order March 25 rules suspended; passed; immediate effect; transmitted March 25	561
		returned amended; concurred in; referred for enrollment March 31	621
		reported amended, concurred in, referred for enforment material structures of a medical Americal Americal Structures of the structure of the s	679
		reported enrolled April 9	689
99		approved April 10	003
62.	A	bill relative to tuition to be paid by non-resident pupils:	
		introduced by Mr. Wilcox; referred to committee on education and pub-	010
00		lic schools February 13bill to authorize the consolidation of street railway and electric light com-	213
83.	A		
		panies: introduced by Mr. Beers; referred to committee on judiciary February	014
		13reported; general order March 20	214 5 2 6
		file No. 118.	500
		committee of the whole; ordered to third reading March 25	568
		passed; transmitted March 25_substitute returned; rules suspended; passed; immediate effect; trans-	569
		substitute returned; rules suspended; passed; immediate effect; trans-	1500
		mitted July 1	1536
		title of substitute:	
		"A bill to authorize the consolidation of street railway and electric light	
04		companies."	
84.	A	bill to incorporate the village of Clifford, in Lapeer county:	014
		introduced by Mr. Taylor; tabled February 13	214
		taken up; referred to committee on cities and villages March 11	445
		reported; rules suspended; passed; immediate effect; transmitted March	
		26returned; referred for enrollment March 28	572
		returned; referred for enrollment March 28	605
		reported enrolled April 1	629
~~		approved April 7. bill to amend sections 1 and 2 of local acts No. 364 of the year 1889, entitled	671
85.	A		
		"An act to incorporate the city of Bessemer in the county of Gogebic,"	
		approved April 10, 1889, and to add a new section to said act to be num-	
		bered section 11:	
		introduced by Mr. Stevens; referred to committee on cities and villages	
		February 17substitute reported; concurred in; rules suspended; passed March 24	234
		substitute reported; concurred in; rules suspended; passed March 24	544
		title of substitute:	
		"A bill to amend local act No. 364 of the year 1889, entitled "An act to	
		incorporate the city of Bessemer, in the county of Gogebic," approved	
		April 10, 1889, by adding a new section thereto to be numbered section	
		11."	
		file No. 147.	
		immediate effect; transmitted March 24	552
		returned; referred for enrollment March 31	622
		reported enrolled April 1.	629
		approved April 8bill to authorize the village council of the village of Ontonagon, in the	676
86.	A	bill to authorize the village council of the village of Ontonagon, in the	
		county of Ontonagen, to appropriate a part of the contingent fund of said	
		village for the purpose of aiding the building and maintaining of an iron	
		swing or draw bridge across the Ontonagon river in said village:	
		introduced by Mr. Stevens; referred to committee on judiciary February	
		17	234

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reported; general order March 3file No. 34.	36 8
committee of the whole; ordered to third reading March 6 passed; immediate effect; transmitted March 9	418 422
requested of House March 10.	464
requested of House March 10	469
reported; general order March 18	487
committee of the whole discharged; rules suspended; passed; immediate	522
effect; transmitted March 19	583
reported enrolled March 27	588
approved March 30	613
approved March 30. 87. A bill to incorporate the village of Warren in the township of Warren,	
Macomb county, Michigan:	
introduced by Mr. Crocker: referred to committee on cities and villages	025
February 17 reported; general order February 18	235 241
file No. 45.	211
committee of the whole; ordered to third reading February 20	282
passed February 24	298
passed February 24immediate effect; transmitted February 25	333
returned: non-concurred in July 3	1568
88. A bill to authorize the township of Ontonagon, in the county of Ontonagon, to borrow money to be used in building a swing bridge and approaches thereto, in said township, and to issue bonds therefor:	
introduced by Mr. Stevens; referred to committee on counties and	
townships February 17	235
townships February 17	430
committee of the whole discharged; referred to committee on judiciary	
	467
reported; gameral order March 18	493
committee of the whole discharged; rules suspended; passed; immediate	
effect: transmitted March 19	523
effect; transmitted March 19	583
reported entolled wiston 2/	588
approved March 30	614
59. A Dill to amend sections 2, 7, 5, 10 and 17, of act No. 202, of the session laws of	
1889, entitled "An act for the winding up of mining and manufacturing corporations whose charters have expired," and to repeal sections 12, 13	
and 14 of said act No. 262:"	
introduced by Mr. Fleshiem; referred to committee on judiciary February	
17reported; general order March 3	235
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file No. 35.	970
committee of the whole; ordered to third reading April 29passed; immediate effect; transmitted April 29	870 872
returned amended June 10	1228
returned amended June 10	1259
reported enrolled June 15	1274
approved June 18	134 0
approved June 18. 90. A bill to amend an act entitled "An act to authorize the organization of young men's christian associations," approved March 27, 1867, being chap-	
ter 177 of Howell's statutes, by adding a new section thereto to stand as	
section 6:	
introduced by Mr. Prindle; referred to committee on religious and	
benevolent societies February 17	235
reported; general order April 23	794
committee of the whole; re-referred April 4	822
91. A bill providing for the appointment of an agent by persons and corporations	
upon whom legal process may be served: introduced by Mr. Prindle; referred to committee on banks and corpora-	
tions February 17.	235
92. A bill making an appropriation for the support of the State Public School	

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		for the years 1891 and 1892, for making improvements at that institution,	
		and to provide a tax for the same: introduced by Mr. Sharp; referred to committee on State Public	
		School February 17	235
00		reported; referred to the committee on finance April 1	643
93.	A	bill to amend sections 1 and 3 of act No. 97 of the session laws of 1889,	
		entitled "An act to provide for an additional judge for the seventeenth judicial circuit, and to define the duties of the judges of said circuit, and	
		to provide for the manner of conducting the business of said court," and to	
		add another section thereto to stand as section 7:	
		introduced by Mr. Doran; referred to committee on judiciary February	
		reported; rules suspended; passed; immediate effect; transmitted March	236
		10	42 5
		requested of House March 10	437
		file No. 36.	
		returned; reconsidered; amended; passed March 11	446
		immediate effect; transmitted March 13	467 982
		returned; referred for enrollment May 12reported enrolled May 15	1016
		approved May 19	1034
94.	A	approved May 19 bill to regulate the interest of money on account, interest on money judg-	1001
		ments, verdicts, etc.:	
		introduced by Mr. Bastone; referred to committee on banks and corpora-	200
		tions February 17reported; general order May 19	236 1029
		file No. 209.	1029
		committee of the whole: ordered to third reading May 21	1054
		passed; transmitted May 21	1067
		joint committee requested May 22	1080
		Senate committee appointed May 26	1087 1099
		reported: tabled June 4 (see Errets)	1178
		reported; tabled June 4 (see Errata)	1392
		reported enrolled June 24	1399
		approved June 24. bill to amend section 6 of an act entitled "An act to provide for selecting	1402
95.	A	bill to amend section 6 of an act entitled "An act to provide for selecting	
		and drawing jurors for the circuit court of the county of Saginaw:" introduced by Mr. Wisner; referred to committee on judiciary February	
		17	236
		reported; general order March 3	369
		file No. 37.	
		committee of the whole; ordered to third reading March 9	423
		passed; immediate effect; transmitted March 10	434
		substitute returned; passed; referred for enrollment April 17title of substitute:	76 3
		"A bill to amend section 6 of act No. 273 of the public acts of 1889, enti-	
		tled 'An act to provide for selecting and drawing jurors for the circuit	
		court of the county of Saginaw,' being section 7630; of Howell's anno-	
		tated statutes."	
		reported enrolled April 23	795
O.C	٨	approved April 23	795
<i>5</i> 0.	А	constructing one physician's cottage, for constructing slaughter house, cold	
		storage room, barn, and hog pens, and for the purchase of a meat wagon	
		and butchering implements, for the purchasing of additional land for the	
		colony, for constructing a stone porch, for fire protection, and for the pur-	
		chase of books and pictures for the Michigan Asylum for the Insane:	
		introduced by Mr. Wisner; referred to committee on asylums for the	900
Q7	Δ	insane February 17	236
<i>3</i> 1.	л	being compiler's section 4944 and 4945 of Howell's annotated statutes:	
		introduced by Mr. Doran: referred to committee on University February	
		17substitute reported; general order June 17	236
		substitute reported; general order June 17	128 8

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title of substitute: "A bill to authorize the incorporation of the Women's Auxiliary Association of the University of Michigan."	-
committee of the whole; ordered to third reading June 17passed; immediate effect; transmitted June 17	1302 1311
98. A bill to repeal act No. 271 of the public acts of 1887, entitled "An act to allow the commitment and detention of female children to the House of the Good	7
Shepherd, at Detroit:" introduced by Mr. Smith; referred to committee on Industrial Home for	r . 236
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99. A bill to provide that the Grand Subordinate Castle and the Commanderies of the Knights of the Golden Eagle of the State of Michigan may be incorporated:	
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reported; general order April 10	688
committee of the whole; ordered to third reading April 14	. 715 . 748
passed; transmitted April 16	. 989
approved May 14	1001
100. A bill to amend section 4 of act No. 113 of the session laws of 1877, entitled "An act to revise the laws providing for the incorporation of companies for mining, smelting, and manufacturing iron, copper, silver, mineral coal, and other ores or minerals, and to fix the duties and liabilities of such corpora	í
tions," approved May 11, 1877, the same being section 4079, Howell's stat	
utes: introduced by Mr. Park; referred to committee on banks and corporations February 17	237
file No. 39.	
101. A bill to amend section 21 of act No. 118 of the session laws of 1877, entitled "An act to revise the laws providing for the incorporation of companies	
for mining, smelting, and manufacturing iron, copper, silver, mineral coal and other ores or minerals," approved May 11, 1877, as amended by act No	, , ,
180 of the session laws of 1881, the same being section 4096 of Howell's statutes:	\$
introduced by Mr. Park; referred to committee on banks and corporations February 17.	237
file No. 40.	
102. A bill to amend sections 1, 7 and 9, of act 140 of session laws of 1883, entitled "An act to regulate the practice of dentistry in the State of Michigan," and to add two new sections thereto, to be numbered and known as sections 13 and 14:	l
introduced by Mr. Toan; referred to committee on judiciary February 17. reported; general order March 3.	. 237 . 367
file No. 41. committee of the whole; ordered to third reading March 5	407
passed; March 6reconsidered; passed; immediate effect; transmitted March 11	. 415 . 445
substitute returned; referred to committee on public health May 8	
title of substitute: "A bill to amend sections 1, 7 and 9, of act No. 140, laws of 1883, entitled	l
'An act to regulate the practice of dentistry in the State of Michigan, and to add two new sections thereto, to stand as sections 13 and 14 of	•
said act: reported; re-referred May 12	. 978
reported; rules suspended; passed; transmitted May 21	1058
103. A bill to prohibit any company, syndicate, trust or combination formed, or or that may be hereafter formed for the purpose of maintaining or increase.	-
ing the price of any commodity or product, useful or otherwise, for sale in the State of Michigan, from doing business in said State, and to define the))
penalties for its violation:	

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	introduced by Mr. Boughner; referred to committee on judiciary Feb-	
237 686	ruary 17	
739	file No. 42. committee of the whole; ordered to third reading April 15	
1184	indefinitely postponed June 4	104.
	Wyoming and Walker, in the county of Kent, and to annex the same to the city of Grand Rapids:	
238	introduced by Mr. Doran; referred to committee on cities and villages February 17	
	file No. 43. A bill to amend section 21 of act No. 80 of the laws of 1883, approved May	105
	10, 1883, relative to the formation of companies for running, booming and rafting logs:	100.
238	introduced by Mr. Wisner; referred to committee on judiciary February	
	file No. 44.	
	. A bill to amend section 65 of "An act to provide for the assessment of prop-	106.
	erty, and the levy and collection of taxes thereon," passed by the Legislature of the State of Michigan at its special session, held March 14, 1882,	
	the same being act No. 6 of the session laws of 1882: introduced by Mr. Doran; referred to select committee on taxation	
238	February 17	
1206	February 17substitute reported; rules suspended; passed; immediate effect; transmitted June 9	
	title of substitute:	
	"A bill to repeal act No. 94 of the public acts of the year 1891, approved May 21, 1891, and entitled "An act to authorize and empower the town-	
	ship of Springfield, in Kalkaska county, Michigan, to expend not to exceed \$8,000 raised by taxation within the limits of township 25	
	north, range 6 west, in said county, within that part of the organized	
1569	township of Springfield known as township 25 north of range 8 west: returned; non-concurred in July 3	
	. A bill to amend an act entitled "An act to authorize the incorporation of	107.
	companies for the construction of union railroad stations and depots, with	
	the necessary connecting tracks, and the management of the same," approved June 9, 1881, by adding a new section thereto relative to the clos-	
	ing of streets and alleys by companies organized under said act:	•
947	introduced by Mr. Park; referred to committee on banks and corporations	
247 689	February 18reported; general order April 10	
715	file No. 48. committee of the whole; ordered to third reading April 14	
749	passed; immediate effect; transmitted April 16	
781	requested of House April 21	
803 896	requested of House April 21	
909	committee of the whole; ordered to third reading May 5	
911	passed; immediate effect; transmitted May 5	
1020	returned; referred for enrollment May 15	
1029 1089	reported enrolled May 19	
1000	approved May 26	108.
040	for the year ending June 30, 1892, and the year ending June 30, 1893:	
248 942	introduced by Mr. Park; referred to committee on finance February 18- reported; general order May 7	
JIL	file No. 49.	
950	committee of the whole; ordered to third reading May 7	
960 998	made special order for May 14, May 8made special order for May 20, May 14	
1038	passed; transmitted May 20.	
1229	returned: immediate effect: referred for enrollment June 10	
1263 1273	reported enrolled June 12 approved June 16	
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		PAGE.
1 0 9.	A bill to amend section 1 of act No. 72 of the session laws of 1887, entitled "An act to require prosecuting attorneys to appear and conduct criminal proceedings in the supreme court in certain cases, and to provide for the payment of extra compensation therefor," approved April 15, 1887:	
	introduced by Mr. Toan; referred to committee on indiciary February 18. reported; general order April 10	248 687
	committee of the whole; ordered to third reading April 14	707 713 970
	reported enrolled May 13	989 1002
110.	approved May 14 A bill to provide for the incorporation of mutual provident associations of miners, framers, timbermen, landers, engineers, blacksmiths, carpenters and all other laborers in and about iron, gold, silver, lead, copper and coal	
	mines: introduced by Mr. Stevens; referred to committee on banks and corporations February 18	248
	reported; general order May 1 file No. 51.	897
	committee of the whole; ordered to third reading May 5 passed; immediate effect; transmitted May 5 returned amended; concurred in; referred for enrollment May 26	909 910 1092
	reported enrolled May 27	1095 1115
111.	A bill to detach the counties of Gogebic and Ontonagon from the 12th judicial district of this State, and to erect said counties into a separate judicial district, to be known as the 32d judicial district:	
	introduced by Mr. Stevens; referred to committee on judiciary February 18	248 687
	title of substitute: "A bill to detach the counties of Gogebic and Ontonagon from the 12th judicial circuit and to form a judicial circuit therefrom to be known as	•••
	the thirty-second judicial circuit." file No. 52.	
	committee of the whole; ordered to third reading April 10	698 699
	returned; referred for enrollment May 7	714 940
	reported enrolled May 7	946 954
112.	approved May 8. A bill to reincorporate the village of Farwell, in the county of Clare: introduced by Mr. Prindle; referred to committee on cities and villages February 18	248
	February 18 reported; general order March 11 file No. 156.	442
	committee of the whole; ordered to third reading March 11	529 531
	returned; referred for enrollment March 24reported enrolled March 25	547 570
113.	approved March 28	603
	for rehearings and new trials in certain cases: introduced by Mr. Prindle; referred to committee on judiciary February	040
	18	249 1052
	substitute reported; general order May 21title of substitute: "A bill for the relief of the Supreme Court by authorizing the justices	1002
	thereof to employ clerical help and appropriating money to pay for the same."	

		Page.
	file No. 215.	1086
	committee of the whole; ordered to third reading May 26passed May 27	1099
	immediate effect; transmitted May 27	1108
	immediate effect; transmitted May 27	1363
	reported enrolled June 23	1373 1402
114.	approved June 24. A bill to detach certain territory from the township of Billings, in the county of Gladwin, State of Michigan, and to organize the township of Bentley, in said county:	1402
	introduced by Mr. Prindle; referred to committee on counties and town-	249
	ships February 18	430
	committee of the whole; ordered to third reading March 20	533
	passed; immediate effect; transmitted March 25	562
	returned; referred for enrollment March 26reported enrolled March 27	575 588
	approved March 30	614
115.	A bill to prohibit the acceptance and use of passes or free transportation by judicial officers holding office in this State from railroad companies doing business in this State, and to provide a punishment for such action:	
	introduced by Mr. Wilcox; referred to committee on judiciary February 18	249
116.	file No. 54. A bill to provide for the laying out of a State road in Arenac county, Michigan, to be known as the Standish and Maple Ridge State road:	
	introduced by Mr. Gilbert; referred to committee on roads and bridges February 18	249
	file No. 55. substitute reported; general order April 17	772
	title of substitute:	112
	"A bill to provide for the laying out of three State roads in Arenac county, the first one to be known as the Standish and Maple Ridge State road, the second to be known as the Sterling and Shearer State road, and the third to be known as the Air Line and Maple Ridge State road."	
	file No. 199.	
	committee of the whole discharged; rules suspended; passed; transmitted April 24	812
	requested of House May 13	991
	returned; re-referred May 14	1006
	substitute reported; general order May 15	1015
	"A bill to provide for the laying out of a State road in Arenac county, to be known as the Standish and Maple Ridge State road."	
	committee of the whole discharged; rules suspended; passed; immediate	
	effect; transmitted May 15returned amended; concurred in; referred for enrollment May 21	1022 1063
	reported enrolled May 22.	1074
	approved May 26	1089
117.	A bill to define the relative rules of law between master and servant more clearly:	
	introduced by Mr. Wilcox; referred to committee on judiciary February 18	249 685
	taken up; referred to committee on labor interests April 24 reported; general order June 23 file No. 56.	811 1372
	committee of the whole; ordered to third reading June 23	1382 1386
118.	A bill to amend section 3 of act No. 77 of the session laws of 1849, being an	
	an act entitled "An act relative to the costs of proceedings in criminal cases, approved March 13, 1849, being section 7490 of the compiled laws of 1871 as amended by act 213, session laws of 1879, being compiler's section	

	,	PAGE
	9065 of Howell's annotated statutes as amended by act 180 of the public acts of 1887:	
	introduced by Mr. Toan; referred to committee on judiciary February	249
	18reported; tabled March 3	36
	taken up; re-referred April 24	810
	file No. 57.	-
119.	A bill to amend an act entitled "An act to provide for the incorporation of mutual fire insurance companies, and defining their powers and duties, and to repeal chapter 97 of the compiled laws of 1871, and also act No. 94 of the session laws of 1871, approved April 12, 1871," approved April 15, 1873,	
	by adding a new section thereto to stand as section 23:	
	introduced by Mr. Sabin; referred to committee on insurance February	25
	18reported; general order March 18	25
	reported; general order March 18	49
	file No. 58.	
	committee of the whole; ordered to third reading March 24	55:
	passed; immediate effect; transmitted March 24	100-03 27/
	returned; referred for enrollment March 26.	570 588
	reported enrolled March 27	614
100	approved March 30	01:
120.	without examination in certain cases, and making teachers' certificates valid in every county of this State:	
	introduced by Mr. Benson; referred to committee on education and pub-	
	lic schools February 18	25
	lic schools February 18reported; general order March 24	54
	committee of the whole; re-referred April 2	659
	reported: general order May 7	94
	committee of the whole: ordered to third reading May 8	95
	re-referred May 8	959
	re-referred May 8 reported; general order May 28 cemmittee of the whole; ordered to third reading May 28	1114
	cemmittee of the whole; ordered to third reading May 28	1118
	not passed; reconsidered; tabled May 25	112
121 .	A bill to secure safety in the use of local and portable steam boilers and	
	engines, and competency in those that manage the same:	
	introduced by Mr. Benson; referred to committee on judiciary February	05
	18	25
	file No. 59.	70
-	substitute reported; tabled April 21	78
	title of substitute:	
	"A bill to secure safety in the use of steam boilers and engines, and competency in those that manage the same." file No. 205.	
	taken up; referred to committee on labor interests May 7	94
122.	A bill to provide for the appointment, fix the compensation, and prescribe	
	the duties of a stenographer for the 11th judicial circuit, and to establish a	
	basis for the payment of his salary by the counties in said circuit:	
	introduced by Mr. Sharp; referred to committee on judiciary February	
	18	25
	reported; general order March 3	37
	file No. 60.	
	committee of the whole; ordered to third reading March 31	619
	passed; transmitted April 1	63
	returned amended; referred for enrollment May 12	97
	committee on engrossment discharged; House amendments reconsidered; tabled May 13	99
	requested by House; taken up; re-transmitted May 13	99
	returned amended; concurred in; immediate effect; referred for enroll-	
	ment May 15	102
	reported enrolled May 19	102
	approved May 21. A bill making appropriations for the Reform School for the years 1891 and	106
123.	A bill making appropriations for the Reform School for the years 1891 and 1892:	

		PAGE.
	introduced by Mr. Benson; referred to committee on Reform School	oro.
	February 18 reported; referred to committee on finance April 1 reported; general order May 15	250 629 1019
	file No. 219.	
	committee of the whole; ordered to third reading May 15passed; immediate effect; transmitted May 20	1024 1048
	returned: referred for enrollment June 18	1338
	reported enrolled June 23	1373 1392
12 4 .	approved June 24. A bill to regulate the rental allowed for the use of telephones and fixing a penalty for its violation:	1,502
	introduced by Mr. Smith; referred to committee on judiciary February	950
	18file No. 61.	25 0
125.	A bill to prevent the receiving of presents of more than five dollars in value,	
	by Warden and Keeper of State Prison and State House of Correction: introduced by Mr. Crocker; referred to committee on judiciary February	
	reported; general order March 3	250 367
	file No. 62.	419
	committee of the whole; ordered to third reading March 6tabled March 9	422
126.	A bill to repeal act No. 270 of the session laws of 1848, being an act approved April 3, 1848, and entitled "An act to incorporate the Detroit and Mt.	
	Clemens plank road company:"	
	introduced by Mr. Crocker; referred to committee on judiciary February	251
	file No. 63.	504
	substitute reported; general order April 17title of substitute:	764
	"A bill to provide for the purchase or condemnation of the franchises of plank or toll road companies by electric or street railway companies."	
	file No. 192.	
	committee of the whole; ordered to third reading April 28	836
	passed; immediate effect; transmitted April 28returned amended; concurred in; referred for enrollment May 8	• 840 954
	reported enrolled May 8	964
197	approved May 8. A bill to repeal the charter of the Detroit and Erin plank road company,	96 5
141.	approved April 3, 1848, and being act No. 251 of the session laws of Michi-	
	gan for the year 1848, and entitled "An act to incorporate the Detroit and	
	Erin plank road company:" introduced by Mr. Crocker; referred to committee on judiciary February	
	18	251
	substitute reported; rules suspended; passed; immediate effect; transmitted May 21	1053
	title of substitute:	
	"A bill to provide for the appointment, fix the compensation and prescribe the duties of the stenographer of the circuit courts for the counties of	
	Gogebic and Ontonagon, now composing the 32d judicial circuit:	
128.	file No. 64. A bill to prescribe the duties and compensation of the stenographer of the	
	16th judicial circuit of Michigan: introduced by Mr. Crocker; tabled February 18	251
	taken up; referred to committee of the whole June 29	1466
	committee of the whole; substitute recommended and ordered to third	1467
	reading June 29title of substitute:	1401
	"A bill to provide for the appointment, fix the compensation and	
	prescribe the duties of the stenographer of the circuit courts for the counties of Gogebic and Ontonagon, now composing the 32d judicial	
	circuit:	
	passed; immediate effect; transmitted June 29 returned; referred for enrollment July 1	1468 1547

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	reported enrolled July 2	. 1
129.	approved July 2. A bill making an appropriation to aid in suitably providing for the 25th national encampment of the G. A. R. to be held in Michigan:	. 16
	introduced by Mr. Gilbert; referred to committee on military affairs February 18	3 9
	file No. 65.	
130.	A bill to amend sections 2, 3 and 5 of act No. 45, of the local acts of 1889, entitled "An act to incorporate the public schools of the township of Hillman, Montmorency county:	•
	introduced by Mr. Morse; referred to committee on education and public schools February 18	. 2
	reported; tabled April 15taken up; referred to committee on education April 24	
	reported; general order May 7file No. 168. committee of the whole; ordered to third reading May 8	
	passed; transmitted May 8	
	returned amended; concurred in; referred for enrollment May 29reported enrolled June 1	. 11
121	approved June 2	11
ы.	"An act to authorize the formation of corporations for acquiring, holding, leasing and selling real estate, and for the erection of buildings thereon," approved June 8, 1890:	,
	introduced by Mr. Doran; referred to committee on judiciary February 18	. 2
	reported; general order March 3	,
	March 13 reported; general order March 17	4
	file No. 66. committee of the whole; re-referred April 2	
	reported; general order April 10.	è
1 32 .	committee of the whole; all after enacting clause stricken out April 14. A bill to amend section 42 of act No. 195 of the session laws of 1889, entitled "An act to provide for the assessment of property and the levying of taxes thereon, and for the collecting of taxes heretofore and hereafter	; :
	levied," approved June 27, 1889: introduced by Mr. Doran; referred to select committee on taxation	
	February 18. A bill to amend section 9, act 122 of the public acts of 1889, entitled "An act	2
133.	to provide for the publication and distribution of laws and documents, reports of the several officers, boards of officers and public institutions of this State now or hereafter to be published, and to provide for the replacing of books lost by fire or otherwise, and to repeal all existing laws providing for the publication and distribution of said laws, documents or	
	reports: introduced by Mr. Porter; referred to committee on judiciary February 18.	
	18reported; general order March 5 tile No. 67.	4
	committee of the whole; ordered to third reading; tabled March 10taken up; passed; transmitted March 30	•
1 34 .	A bill to regulate the uniformity of and to provide text-books in all public schools throughout the State, and the distribution of the same, and to repeal all statutes and acts contravening the provisions of this act:	
	introduced by Mr. Bastone; referred to committee on education and	_
	public schools February 18	2
	reported; general order March 10file Nos. 68 and 218.	4
	committee of the whole; ordered to third reading March 24	ŧ
	passed; transmitted March 24	
	passed; transmitted March 24 returned amended; made special order for June 9, June 4	11
	concurred in; referred for enrollment June 9	1202

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	reported enrolled June 11	12 13
135.	during certain seasons, and to prohibit the catching and killing of the same during certain seasons, and to provide a penalty for the violation of the	
	same: introduced by Mr. Milnes; referred to committee on fisheries February	2
	18	8
136.	A bill to authorize the county of Ontonagon to borrow money to be used in the payment of outstanding orders of said county and to issue bonds therefor:	
•	introduced by Mr. Stevens; referred to committee on counties and town- ships February 18	2
	reported; general order March 10file No. 148. committee of the whole; ordered to third reading March 16	4
	passed; immediate effect; transmitted March 17	1
137.	approved March 30	ŧ
	and to provide for the issuing of bonds for the payment thereof: introduced by Mr. Milnes; referred to committee on cities and villages	
	February 19substitute reported; general order March 3title of substitute:	3
•	"A bill to authorize the city of Coldwater to erect and maintain an electric light plant for the use of the city of Coldwater and the inhabitants thereof, and to provide for the issuing of bonds for the payment of the	
	same." file No. 74.	
	committee of the whole discharged; rules suspended; passed; immediate effect; transmitted March 9	4
	returned; referred for enrollment March 10	4
100	approved March 13	4
138.	A bill giving the assent of the Legislature of the State of Michigan to the grant of moneys from the United States, by act of Congress, approved August 30, 1890, being an act to apply a portion of the proceeds of the public lands to the more complete endowment and support of the colleges for the	
	benefit of agriculture and the mechanic arts, established under the provisions of an act of Congress, approved July 2, 1862: introduced by Mr. Taylor; referred to committee on education and public	
	schools February 19	,
139.	reported; referred to committee on Agricultural college March 4	9
	said college: introduced by Mr. Taylor; referred to committee on Agricultural college	_
1 4 0.	February 19 A bill to require the purchase of farm and dairy products which are necessary for the use at the several penal and charitable and industrial institutions of the State from the farm and dairy products raised and produced in	2
	the State: introduced by Mr. Wilkinson; referred to committee on judiciary February 19	2
	ary 19 reported; general order March 3 file No. 80.	3
	committee of the whole: all after the enacting clause stricken out March 17	4
141.	A bill repealing sections 18, 19 and 20, of act No. 195 of the session laws of	

		PAGE.
•	1889, relating to the election boards of review and prescribing their duties,	
	approved June 27, 1889: introduced by Mr. Mugford; referred to select committees on elections	
	and taxation February 19	268
	and taxation February 19 reported; referred to committee on judiciary May 26	1093
142.	A bill to amend section 1 of act No. 352 of the session laws of 1879, entitled	
	"An act to incorporate the village of Vassar, in the county of Tuscola," as amended by act No. 343 of the local acts of 1885:	
	introduced by Mr. Bastone; referred to committee on cities and villages	
	February 19reported; general order April 29	268
	reported; general order April 29file No. 75.	856
	committee of the whole; ordered to third reading April 29	870
	passed; immediate effect; transmitted April 29	871
- 40	returned non-concurred in July 3	1568
143.	A bill to amend sections 1186 and 1187 of Howell's annotated statutes of Michigan, relative to the taxation of mining companies in the Upper Pen-	
	insula:	
	introduced by Mr. Doren; referred to select committee on taxation Feb-	
	ruary 19	268
	file No. 76. substitute reported; general order March 27	602
	title of substitute:	002
	"A bill to require all corporations and all associations and joint stock	
	companies having any of the powers and privileges of corporations not	
	possessed by individuals or partnerships engaged in the business of	
	mining, smelting and refining ores in this State, to pay State taxes upon all their property the same as paid upon other kinds of property	
	by individuals in this State under the general laws of this State, and	
	to repeal section 1226 of Howell's annotated statutes, being section	
	1176 of the compiled laws of 1871, as amended by subsequent acts."	
	committee of the whole discharged; rules suspended; passed; transmitted April 1	645
	substitute returned; rules suspended; passed; transmitted June 12	1261
	title of substitute:	
	"A bill to require all corporations, associations, joint stock companies and	
	persons, natural or artificial, however organized or named, who are engaged in the business of mining, smelting or refining ores in this	
	State, to pay taxes for State and other purposes upon all their property,	
	real and personal; and to repeal act No. 200 of the session laws of 1861,	
	entitled 'An act authorizing the supervisors of the several towns in the	
	upper peninsula to assess and collect the State taxes upon all mining companies, real estate or other property.' approved March 15, 1861, the	
	same being continuous paragraphs 1186, 1187 and 1188 of Howell's	
	annotated statutes of Michigan, and to repeal act No. 136 of the session	
	laws of 1865, entitled 'An act imposing a specific tax upon corporations	
	and chartered companies engaged in the business of mining, smelting and refining ores in this State, approved March 10, 1865, as amended	
	by act No. 191 of the laws of 1867, by act No. 111 of the laws of 1871,	
	and by act No. 59 of the laws of 1872, said act No. 136 of the laws of	
	1865, as thus amended, being continuous paragraphs 1226 and 1227 of	
	said annotated statutes, as amended by act No. 108 of the laws of 1887, and to repeal all other acts and parts of acts inconsistent herewith."	
144.	A bill to amend section 1176 of the compiled laws of 1871, as amended by act	
	No. 59, of the session laws of 1872, approved March 20, 1872, being section	
	1226 of Howell's annotated statutes of Michigan, as amended by act No. 108	
	of the session laws of 1887, approved May 17, 1877, relative to taxes on mining and smelting companies:	
	introduced by Mr. Doran: referred to select committee on taxation Feb-	
	ruary 19.	268
	ruary 19 reported; general order March 27 reference to committee of the whole reconsidered; bill indefinitely post-	597
	reference to committee of the whole reconsidered; bill indefinitely post-	600
	poned March 27	601
	file No. 77.	

		PAGE.
1 4 5.	A bill to amend section 2 of act 190 of public acts of 1883, being an act entitled "An act to provide for the location, erection, organization and management of an asylum for insane criminals," approved June 8, 1883:	•
	introduced by Mr. Brown; referred to committee on judiciary February	268
	file No. 100.	200
146.	A bill to amend act No. 251 of the session laws of 1848, and acts amendatory thereto, entitled "An act to incorporate the Detroit & Erin Plank Road Company," approved April 3, 1848, and acts amendatory thereto, by adding two new sections thereto, to be known as sections 8 and 9:	
	introduced by Mr. Crocker; tabled February 19	269
147.	A bill to amend act No. 270 of the session laws of 1848, entitled "An act to incorporate the Detroit & Mt. Clemens Plank Road Company," approved April 3, 1848, by adding two new sections thereto:	
	introduced by Mr. Crocker; tabled February 19	269
148.	A bill to reincorporate the village of Fenton [Genesee county, and to repeal	
	inconsistent acts and parts of acts]:	
	introduced by Mr. Benson; referred to committee on cities and villages February 19	269
	file No. 187.	
	reported; rules suspended; passed; immediate effect; transmitted April	850
	returned; referred for enrollment April 30.	884
	reported enrolled May 6.	924
	approved May 7	939
149.	A bill to divide the State of Michigan into twelve Congressional districts:	
	introduced by Mr. Crocker; tabled February 19	269
	taken up; referred to select committee on apportionment June 12	1251
	committee discharged; general order June 12	1260
	committee of the whole; ordered to third reading June 16	1282 1328
	referred to the committee of the whole June 18committee of the whole; substitute recommended and ordered to third	
	reading June 18.	1343
	title of substitute:	2010
	"A bill to divide the State of Michigan into twelve Congressional districts."	
	not passed; reconsidered; tabled June 18taken up; placed on the order of third reading June 19	1347
	taken up; placed on the order of third reading June 19	1356
	passed; transmitted June 19	1366 1447
	reported enrolled June 29	1464
	approved June 29	1465
150.	A bill to regulate the hours of labor upon street surface railroads for passen-	
	ger travel, organized under the laws of this State, and agreements in refer-	
	ence thereto:	
	introduced by Mr. Park; referred to committee on labor interests Febru-	~~
	ary 19	269 528
	reported; general order March 20. committee of the whole discharged; referred to committee on judiciary	020
	March 24	549
	reported; general order May 5file No. 78.	908
	committee of the whole; ordered to third reading May 5	909
	referred to committee of the whole and made special order for May 12, May 5	913
	committee of the whole May 12substitute reported; referred to committee of the whole May 26	975
	substitute reported; referred to committee of the whole May 26	1087
	title of substitute:	
	"A bill making 10 hours a legal day's work." file No. 211.	
	committee of the whole; ordered to third reading June 2	1163
	made special order for June 11, June 9.	1206
	passed; transmitted June 11	1239
	returned non-concurred in July 3.	1508

reported; general order April 23. 897 referred to joint committee on judiciary and State affairs April 23. 897 referred to joint committee on judiciary and State affairs June 29. 1444 file No. 79. committee of the whole; ordered to third reading June 29. 1495 referred to joint committee on judiciary and State affairs June 30. 1495 152. A bill to amend chapter 133 of Howell's annotated statutes of the State of Michigan, being an act entitled "An act relative to the organization and powers of fire and marine insurance companies transacting business within this State," as heretofore amended, be and the same is hereby amended by adding thereto three new sections to be known as sections 430, 4310 and 4311: introduced by Mr. Fleshiem; referred to committee on insurance February 20. 278 file No. 163. reported; general order March 26. 574 re-referred to committee on insurance March 28. 574 re-referred to committee on insurance March 28. 575 re-referred to committee on insurance ompanies transacting business within this State; as heretofore amended, be and the same is hereby amended by adding thereto three new sections, to be known as sections 43, 44 and 45." committee of the whole; ordered to third reading April 9. 584 passed; transmitted April 16. 574 re-referred to committee on insurance March 28. 574 re-ported; general order March 26. 574 re-referred to committee on insurance March 28. 574 re-referred to committee on insurance March 28. 574 re-ported; general order April 7. 575 file No. 162. 575 committee of the whole; ordered to third reading April 10. 575 reported; general order April 10. 575 reported; g			PAGE.
introduced by Mr. McCormick; referred to committee on State affairs February 19	151.	scribe the duties of those operating telephones, and to prescribe penal-	
file No. 79. committee of the whole; ordered to third reading June 29. 1493 152. A bill to amend chapter 133 of Howell's annotated statutes of the State of Michigan, being an act entitled "An act relative to the organization and powers of fire and marine insurance companies transacting business within this State," as heretofore amended, be and the same is hereby amended by adding thereto three new sections to be known as sections 4309, 4310 and 4311: introduced by Mr. Fleshiem; referred to committee on insurance February 20. 20. 218 file No. 163. reported; general order March 28. re-referred to committee on insurance March 28. substitute reported; general order April 8. 4 bill to amend chapter 133 of Howell's annotated statutes of the State of Michigan, being an act entitled "An act relative to the organization and powers of fire and marine insurance companies transacting business within this State," as heretofore amended, be and the same is hereby amended by adding thereto three new sections, to be known as sections 43, 44 and 45. committee of the whole; ordered to third reading April 9. figure 153. A bill to amend section 28 of chapter 131 of Howell's annotated statutes of the State of Michigan, being an act entitled "An act relating to life insurance companies transacting business within the State of Michigan, being an act entitled "An act relating to life insurance companies transacting business within the State." 153. A bill to amend section 28 of chapter 131 of Howell's annotated statutes of the State of Michigan, being an act entitled "An act relating to life insurance companies transacting business within the State." 154. A bill to amend section 28 of chapter 131 of Howell's annotated statutes of the State of Michigan, being an act entitled "An act relating to life insurance organics transacting business within the State." 157. The section of the section		introduced by Mr. McCormick: referred to committee on State affairs	270
file No. 79. committee of the whole; ordered to third reading June 29. 1493 152. A bill to amend chapter 133 of Howell's annotated statutes of the State of Michigan, being an act entitled "An act relative to the organization and powers of fire and marine insurance companies transacting business within this State," as heretofore amended, be and the same is hereby amended by adding thereto three new sections to be known as sections 4309, 4310 and 4311: introduced by Mr. Fleshiem; referred to committee on insurance February 20. 20. 218 file No. 163. reported; general order March 28. re-referred to committee on insurance March 28. substitute reported; general order April 8. 4 bill to amend chapter 133 of Howell's annotated statutes of the State of Michigan, being an act entitled "An act relative to the organization and powers of fire and marine insurance companies transacting business within this State," as heretofore amended, be and the same is hereby amended by adding thereto three new sections, to be known as sections 43, 44 and 45. committee of the whole; ordered to third reading April 9. figure 153. A bill to amend section 28 of chapter 131 of Howell's annotated statutes of the State of Michigan, being an act entitled "An act relating to life insurance companies transacting business within the State of Michigan, being an act entitled "An act relating to life insurance companies transacting business within the State." 153. A bill to amend section 28 of chapter 131 of Howell's annotated statutes of the State of Michigan, being an act entitled "An act relating to life insurance companies transacting business within the State." 154. A bill to amend section 28 of chapter 131 of Howell's annotated statutes of the State of Michigan, being an act entitled "An act relating to life insurance organics transacting business within the State." 157. The section of the section		reported; general order April 23	797
committee of the whole; ordered to third reading June 29. 1495 referred to joint committee on judiciary and State affairs June 30. 1495 Michigan, being an act entitled "An act relative to the organization and powers of fire and marine insurance companies transacting business within this State," as heretofore amended, be and the same is hereby amended by adding thereto three new sections to be known as sections 4399, 4310 and 4311: introduced by Mr. Fleshiem; referred to committee on insurance February 20. 278 file No. 163. reported; general order March 26. 574 re-referred to committee on insurance March 28. 676 substitute reported; general order April 8. 676 title of substitute: "A bill to amend chapter 133 of Howell's annotated statutes of the State of Michigan, being an act entitled "An act relative to the organization and powers of fire and marine insurance ompanies transacting business within this State," as heretofore amended, be and the same is hereby amended by adding thereto three new sections, to be known as sections 43, 44 and 45." committee of the whole; ordered to third reading April 9. 681 passed; transmitted April 15. 733 returned non-conourred in July 3. 733 153. A bill to amend section 28 of chapter 131 of Howell's annotated statutes of the State of Michigan, being an act entitled "An act relating to life insurance companies transmitted April 17. 670 file No. 162. committee of the whole; ordered to third reading April 10. 695 reported; general order March 26. 574 re-referred to committee on insurance March 28. 670 reported; general order April 7. 670 file No. 162. 670 file No. 162. 670 reported; general order April 10. 670 file No. 162. 670 reported; general order April 10. 670 reported; general order April 10. 670 referred to committee on finance March 27. 592 file No. 81. 790 reported; general order April 14, April 10. 670 referred to committee on finance March 27. 592 file No. 81. 790 reported; general order April 14, April 10. 670 referred to committee on finance March 27. 592 file No. 81. 7		reported; general order June 20	803 1444
referred to joint committee on judiciary and State affairs June 30. 1495 152. A bill to amend chapter 133 of Howell's annotated statutee of the State of Michigan, being an act entitled "An act relative to the organization and powers of fire and marine insurance companies transacting business within this State," as heretofore amended, be and the same is hereby amended by adding thereto three new sections to be known as sections 4309, 4310 and 4311: introduced by Mr. Fleshiem; referred to committee on insurance February 20. 278 file No. 163. 799 reported; general order March 26. 574 re-referred to committee on insurance March 28. 606 substitute reported; general order April 8. 676 title of substitute: "A bill to amend chapter 133 of Howell's annotated statutee of the State of Michigan, being an act entitled "An act relative to the organization and powers of fire and marine insurance companies transacting business within this State," as heretofore amended, be and the same is hereby amended by adding thereto three new sections, to be known as sections 43 44 and 45. 679 committee of the whole; ordered to third reading April 9. 681 passed; transmitted April 15. 733 returned non-concurred in July 3. 1569 153. A bill to amend section 28 of chapter 131 of Howell's annotated statutee of the State of Michigan, being an act entitled "An act relating to life insurance companies transacting business within the State:" introduced by Mr. Fleshiem; referred to committee on insurance February 20. 787 reported; general order March 26. 757 reported; general order April 10. 757 file No. 162. 758 reported; referred to committee on finance March 27. 758 file No. 81. 759 reported; general order April 14. 759 reported; general order April 15. 759		nie No. 79.	1.402
this State," as heretofore amended, be and the same is hereby amended by adding thereto three new sections to be known as sections 4309, 4310 and 4311: introduced by Mr. Fleshiem; referred to committee on insurance February 20. file No. 163. reported; general order March 26. substitute reported; general order April 8. title of substitute: "A bill to amend chapter 133 of Howell's annotated statutes of the State of Michigan, being an act entitled "An act relative to the organization and powers of fire and marine insurance companies transacting business within this State," as heretofore amended, be and the same is hereby amended by adding thereto three new sections, to be known as sections 43, 44 and 45." committee of the whole; ordered to third reading April 9. file No. 163. file No. 162. committee of the whole; ordered to third reading April 9. reported; general order March 26. committee of the whole; ordered to third reading April 10. reported; general order March 26. committee of the whole; ordered to third reading April 10. reported; general order April 7. file No. 162. committee of the whole; ordered to third reading April 10. returned non-concurred in July 3. 154. A bill making an appropriation for building an extension to shop, additional power, machinery, lumber, furnishings, and general repairs at the State House of Correction and Reformatory at Ionia. introduced by Mr. Smith; referred to committee on Reformatory at Ionia. February 20. reported; general order April 1. referred to committee on finance March 26. reported; general order April 14. reported; general order April 14. referred to committee on finance March 27. file No. 81. reported; general order April 14. reported; general order April 10. substitute of subscitute: "A bill making an appropriation for building an extension of shop, additional power, machinery, lumber, furnishings and general repairs at the State	152.	A bill to amend chapter 133 of Howell's annotated statutes of the State of Michigan, being an act entitled "An act relative to the organization and	1495
278 11		this State," as heretofore amended, be and the same is hereby amended by adding thereto three new sections to be known as sections 4309, 4310 and	
reported; general order March 26		introduced by Mr. Fleshiem; referred to committee on insurance February 20.	278
re-referred to committee on insurance March 28		file No. 163.	574
substitute reported; general order April 8. 676 title of substitute: "A bill to amend chapter 133 of Howell's annotated statutes of the State of Michigan, being an act entitled "An act relative to the organization and powers of fire and marine insurance companies transacting business within this State," as heretofore amended, be and the same is hereby amended by adding thereto three new sections, to be known as sections 43, 44 and 45." committee of the whole; ordered to third reading April 9. 631 passed; transmitted April 15. 733 returned non-concurred in July 3. 153. A bill to amend section 28 of chapter 131 of Howell's annotated statutes of the State of Michigan, being an act entitled "An act relating to life insurance companies transacting business within the State:" introduced by Mr. Fleshiem; referred to committee on insurance February 20. 278 reported; general order March 26. 574 re-referred to committee on insurance March 28. 674 re-referred to committee on insurance March 28. 674 re-referred to committee on insurance March 28. 675 returned non-concurred in July 3. 154. A bill making an appropriation for building an extension to shop, additional power, machinery, lumber, furnishings, and general repairs at the State House of Correction and Reformatory at Ionia: introduced by Mr. Smith; referred to committee on Reformatory at Ionia: introduced by Mr. Smith; referred to committee on Reformatory at Ionia February 20. 278 reported; referred to committee on finance March 27. 591 reported; general order April 1. 641 referred to committee on finance March 27. 591 file No. 81. reported; general order April 10. 688 made special order for April 14, April 10. 688 made special order for April 14, April 10. 689 referred to a special committee of five April 14. 710 substitute reported; referred to committee on finance May 18. 1027 title of substitute: "A bill making an appropriation for building an extension of shop, additional power, machinery, lumber, furnishings and general repairs at the State House of Corre		reported; general order March 20.	
"A bill to amend chapter 133 of Howell's annotated statutes of the State of Michigan, being an act entitled "An act relative to the organization and powers of fire and marine insurance companies transacting business within this State," as heretofore amended, be and the same is hereby amended by adding thereto three new sections, to be known as sections 43, 44 and 45." committee of the whole; ordered to third reading April 9		substitute reported; general order April 8	676
and powers of fire and marine insurance companies transacting business within this State," as heretofore amended, be and the same is hereby amended by adding thereto three new sections, to be known as sections 43, 44 and 45." committee of the whole; ordered to third reading April 9			
committee of the whole; ordered to third reading April 9. passed; transmitted April 15. Total Teturned non-concurred in July 3. 153. A bill to amend section 28 of chapter 131 of Howell's annotated statutes of the State of Michigan, being an act entitled "An act relating to life insurance companies transacting business within the State:" introduced by Mr. Fleshiem; referred to committee on insurance February 20. 278 reported; general order March 26. reported; general order April 7. file No. 162. committee of the whole; ordered to third reading April 10. passed; transmitted April 10. returned non-concurred in July 3. 154. A bill making an appropriation for building an extension to shop, additional power, machinery, lumber, furnishings, and general repairs at the State House of Correction and Reformatory at Ionia: introduced by Mr. Smith; referred to committee on Reformatory at Ionia February 20. reported; referred to committee on finance March 26. reported; referred to committee on finance March 27. file No. 81. reported; general order April 10. made special order for April 14. April 10. substitute reported; referred to committee on finance May 18. 1027 title of substitute: "A bill making an appropriation for building an extension of shop, additional power, machinery, lumber, furnishings and general repairs at the State House of Correction and Reformatory at Ionia."		and powers of fire and marine insurance companies transacting busi- ness within this State," as heretofore amended, be and the same is hereby amended by adding thereto three new sections, to be known as	
passed; transmitted April 15. returned non-concurred in July 3. 153. A bill to amend section 28 of chapter 131 of Howell's annotated statutes of the State of Michigan, being an act entitled "An act relating to life insurance companies transacting business within the State:" introduced by Mr. Fleshiem; referred to committee on insurance February 20. reported; general order March 26. reported; general order April 7. file No. 162. committee of the whole; ordered to third reading April 10. passed; transmitted April 10. returned non-concurred in July 3. 154. A bill making an appropriation for building an extension to shop, additional power, machinery, lumber, furnishings, and general repairs at the State House of Correction and Reformatory at Ionia: introduced by Mr. Smith; referred to committee on Reformatory at Ionia February 20. reported; referred to committee on finance March 26. reported; referred to committee on finance March 27. file No. 81. reported; general order April 1. referred to committee on finance March 27. file No. 81. reported; general order April 10. substitute reported; referred to committee on finance March 27. referred to a special committee on finance March 27. substitute reported; referred to committee on finance May 18. 1027 title of substitute: "A bill making an appropriation for building an extension of shop, additional power, machinery, lumber, furnishings and general repairs at the State House of Correction and Reformatory at Ionia."			691
returned non-concurred in July 3		passed: transmitted April 15	
the State of Michigan, being an act entitled "An act relating to life insurance companies transacting business within the State:" introduced by Mr. Fleshiem; referred to committee on insurance February 20		returned non-concurred in July 3	1569
introduced by Mr. Fleshiem; referred to committee on insurance February 20	153.	A bill to amend section 28 of chapter 131 of Howell's annotated statutes of the State of Michigan, being an act entitled "An act relating to life insur-	
reported; general order March 26 re-referred to committee on insurance March 28 file No. 162. committee of the whole; ordered to third reading April 10 passed; transmitted April 10 fest returned non-concurred in July 3 fest Making an appropriation for building an extension to shop, additional power, machinery, lumber, furnishings, and general repairs at the State House of Correction and Reformatory at Ionia: introduced by Mr. Smith; referred to committee on Reformatory at Ionia February 20 reported; referred to committee on finance March 26 re-referred to committee on Reformatory at Ionia March 27 file No. 81. reported; general order April 1 referred to committee on finance March 27 file No. 81. reported; general order April 10 substitute reported; referred to committee on finance March 27 for several order April 10 substitute reported; referred to committee on finance March 27 file No. 81. reported; general order April 10 substitute reported; referred to committee on finance May 18 for title of substitute: "A bill making an appropriation for building an extension of shop, additional power, machinery, lumber, furnishings and general repairs at the State House of Correction and Reformatory at Ionia."		introduced by Mr. Fleshiem; referred to committee on insurance February	979
re-referred to committee on insurance March 28 606 reported; general order April 7 670 file No. 162. committee of the whole; ordered to third reading April 10 691 passed; transmitted April 10 695 returned non-concurred in July 3 1570 154. A bill making an appropriation for building an extension to shop, additional power, machinery, lumber, furnishings, and general repairs at the State House of Correction and Reformatory at Ionia: introduced by Mr. Smith; referred to committee on Reformatory at Ionia February 20 278 reported; referred to committee on finance March 26 576 re-referred to committee on Reformatory at Ionia March 27 591 reported; referred to committee on finance March 27 592 file No. 81. reported; general order April 1 641 referred to committee on finance April 8 674 reported; general order April 10 688 made special order for April 14, April 10 688 made special order for April 14, April 10 698 referred to a special committee of five April 14 710 substitute reported; referred to committee on finance May 18 1027 title of substitute: "A bill making an appropriation for building an extension of shop, additional power, machinery, lumber, furnishings and general repairs at the State House of Correction and Reformatory at Ionia."		reported: general order March 26	
reported; general order April 7		re-referred to committee on insurance March 28	606
passed; transmitted April 10		reported; general order April 7file No. 162.	670
returned non-concurred in July 3 154. A bill making an appropriation for building an extension to shop, additional power, machinery, lumber, furnishings, and general repairs at the State House of Correction and Reformatory at Ionia: introduced by Mr. Smith; referred to committee on Reformatory at Ionia February 20 reported; referred to committee on finance March 26 re-referred to committee on Reformatory at Ionia March 27 file No. 81. reported; general order April 1 referred to committee on finance April 8 made special order April 10 substitute general order April 14, April 10 substitute reported; referred to committee on finance May 18 referred to a special committee of five April 14 substitute reported; referred to committee on finance May 18 title of substitute: "A bill making an appropriation for building an extension of shop, additional power, machinery, lumber, furnishings and general repairs at the State House of Correction and Reformatory at Ionia."			
power, machinery, lumber, furnishings, and general repairs at the State House of Correction and Reformatory at Ionia: introduced by Mr. Smith; referred to committee on Reformatory at Ionia February 20		passed; transmitted April 10	
power, machinery, lumber, furnishings, and general repairs at the State House of Correction and Reformatory at Ionia: introduced by Mr. Smith; referred to committee on Reformatory at Ionia February 20	154	A hill making an appropriation for huilding an extension to shop additional	1010
introduced by Mr. Smith; referred to committee on Reformatory at Ionia February 20	101.	power, machinery, lumber, furnishings, and general repairs at the State	
re-referred to committee on Reformatory at Ionia March 27		introduced by Mr. Smith; referred to committee on Reformatory at Ionia	
re-referred to committee on Reformatory at Ionia March 27		February 20	278
reported; referred to committee on finance March 27		reported; referred to committee on finance March 26	
referred to committee on finance April 8 674 reported; general order April 10 688 made special order for April 14, April 10 710 substitute reported; referred to committee on finance May 18 1027 title of substitute: "A bill making an appropriation for building an extension of shop, additional power, machinery, lumber, furnishings and general repairs at the State House of Correction and Reformatory at Ionia."		reported; referred to committee on finance March 27	592
reported; general order April 10		reported; general order April 1	641
made special order for April 14, April 10		referred to committee on finance April 8.	674
referred to a special committee of five April 14		reported; general order April 10	
title of substitute: "A bill making an appropriation for building an extension of shop, additional power, machinery, lumber, furnishings and general repairs at the State House of Correction and Reformatory at Ionia."		referred to a special committee of five April 14	
"A bill making an appropriation for building an extension of shop, additional power, machinery, lumber, furnishings and general repairs at the State House of Correction and Reformatory at Ionia."		substitute reported; referred to committee on finance May 18title of substitute:	1027
State House of Correction and Reformatory at Ionia."		"A bill making an appropriation for building an extension of shop, additional power, machinery, lumber, furnishings and general repairs at the	
		State House of Correction and Reformatory at Ionia."	1041

		Page.
	committee of the whole; ordered to third reading May 21	1054
	passed; immediate effect; transmitted May 21	1068
	returned; referred for enrollment June 26	1448
	reported enrolled June 29	1464
155	approved June 30	1503
190.	"An act to provide for the incorporation of mutual fire insurance compa-	
	nies and defining their nowars and duties and to reneal chapter 97 of the	
	nies and defining their powers and duties, and to repeal chapter 97 of the compiled laws of 1871, and also act No. 94 of the session laws of 1871,	
	approved April 12, 1871," as amended by act No. 66 of the public acts of	
	1877, being section 4249 of Howell's annotated statutes:	
	introduced by Mr. Smith; referred to committee on insurance February	
	20	278
	reported; general order April 16	753
	file No. 82.	
	committee of the whole; ordered to third reading April 16	755
	tabled April 16	759
156.	A bill to amend act No. 161, of the session laws of 1855, entitled "An act to	
	incorporate the village of Three Rivers:	OFF
	introduced by Mr. Sabin; tabled February 20.	278
	taken up; referred to committee on cities and villages May 21substitute reported; rules suspended; passed; immediate effect; trans-	1054
	mitted June 12.	1266
	title of substitute:	1200
	"A bill to amend act No. 161, of the session laws of 1855, entitled "An	
	act to incorporate the village of Three Rivers," approved February	
	13, 1855, as amended by the following acts, to wit; act No. 205 of the	
	session laws of 1973; act No. 338 of the local acts of 1879; act No. 351	
	of the local acts of 1881; act No. 478 of the local acts of 1887; act No.	
	441 of the local acts of 1889; by adding seven new sections to stand as	
	sections 69, 70, 71, 72, 73, 74 and 75."	1415
	returned; referred for enrollment June 25	1415 1423
	enproved Tune 96	1456
157	approved June 26	1300
2011	Jackson counties:	
	introduced by Mr. Horton; referred to committee on fisheries February	
	20	278
158.	A bill to provide for the division of the State into 32 Senatorial districts:	
	introduced by Mr. Brown; tabled February 20	279
	taken up; referred to the committee of the whole June 18	1328
	committee of the whole; substitute reported; ordered to third reading	1054
	June 19title of substitute:	1354
	"A bill for the apportionment of Senators in the State Legislature."	
	file No. 223.	
	passed; transmitted June 19	1366
	returned: referred for enrollment June 30	1507
	reported enrolled June 30	151 4
	approved July 1	1528
159.	A bill making appropriations for rebuilding west wall, rebuilding shops in	
	east side of prison yard, addition to hammer shop, putting in an elevator	
	to prison hospital, and for general repairs of the Michigan State Prison	
	at Jackson: introduced by Mr. Prindle; referred to committee on State Prison	
		279
160.	February 20 A bill to amend sections 2 and 3 of act No. 39 of the session laws of 1885,	2.0
	entitled "An act to regulate the employment of children, young persons	
	and women in certain cases, being compiler's sections 1997b ¹ , 1997b ² ,	
	Howell's annotated statutes:	
	introduced by Mr. Weiss; referred to committee on labor interests	
	February 20	279
101	file No. 164.	
101.	A bill to prohibit the use of free passes on railroads by members of the Leg- islature:	
	1510 val 0.	

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introduced by Mr. Brown; referred to committee on judiciary Febru	
20reported; general order March 20	
file No. 103. committee of the whole; ordered to third reading March 31	.
passed; April 1immediate effect; transmitted April 1	
returned; non-concurred in July 3	
Veterans:	
introduced by Mr. Milnes; referred to committee on banks and corporations February 20)ra-
tions February 20 reported; rules suspended; passed; immediate effect; transmitted M	1ay
returned amended; concurred in; referred for enrollment June 23	
approved June 24	ad-
introduced by Mr. Prindle; referred to committee on judiciary Febru	
reported; tabled March 28. taken up; referred to committee on fisheries April 16.	
file No. 106.	
4. A bill to prohibit the feeding of garbage, swill, or animal or vegetable ref of any kind to cattle, sheep, hogs, or any food producing animal or animaded for food, and to prohibit the sale of the meat from any animal so	mal
in this State: introduced by Mr. Wilcox; referred to committee on public hea	alth
February 20reported; general order March 31	
committee of the whole; all after enacting clause stricken out March 5. A bill to amend act No. 35 of the session laws of 1887, entitled, "An act provide for the formation of street railway companies," approved March 1887, being chapter 95 of Howell's annotated statutes, by adding a new statutes.	to
tion thereto, to stand as section 33: introduced by Mr. Stevens; referred to committee on judiciary Febru	ary
20reported; tabled April 17	
file No. 104. B. A bill to amend section 7 of chapter 275 of Howell's annotated statutes, be	
compiler's section 7992, as compiled by Andrew Howell: introduced by Mr. Stevens; referred to committee on judiciary Febru	ary
20reported; tabled April 17	
file No. 107.	
7. A bill to amend section 25 of chapter 249 of Howell's annotated statubeing compiler's section 6838: introduced by Mr. Stevens; referred to committee on judiciary Febru	
20reported; tabled April 17	
file No. 105.	
3. A bill to amend section 1 of an act entitled "An act for the encouragem of agriculture, manufactures and the mechanic arts," approved March A. D. 1849, being section 2298 of Howell's annotated statutes:	ent 16,
introduced by Mr. Wilkinson; referred to joint committee on agricultuinterests and mechanical interests February 20.	ıral
reported: tabled March 10	
taken up; referred to committee on agricultural interests May 5substitute reported; general order May 7title of substitute:	
"A bill to authorize and empower the board of supervisors of Anti- county to levy a tax for the benefit of the Antrim County Agricultu	
Society."	

		PAGE.
	passed; transmitted May 8substitute returned; rules suspended; passed; immediate effect; transmitted June 26	956 1450
169.	title of substitute: "A bill to amend section 1 of act No. 96, session laws of 1849, entitled 'An act for the encouragement of agriculture, manufactures, and the mechanic arts,' being section 2298 of Howell's annotated statutes." A bill to incorporate the village of Bellaire, in the county of Antrim:	1200
	introduced by Mr. Wilkinson; tabled February 20taken up; referred to committee on cities and villages March 24	280 547
	reported; sules suspended; passed; immediate effect; transmitted April	730
	returned; referred for enrollment April 24reported enrolled April 28	819 837 858
170.	approved April 29. A bill relative to the fees of witnesses required to attend in behalf of the people in certain cases:	800
171.	introduced by Mr. Wilkinson; tabled February 20	280
	a uniform system of accounting in State institutions: introduced by Mr. Doran; referred to committee on State affairs Feb-	
	ruary 20 reported; general order March 17	281 472
	file No. 159. committee of the whole; ordered to third reading April 10	692 696
	passed; transmitted April 10substitute returned; referred to committee on State affairs May 29title of substitute:	1129
•	"A bill to amend sections 3, 4 and 5 of act No. 206 of the public acts of 1881, entitled 'An act to provide for the uniform regulation of certain State institutions, and to repeal section 7 of act No. 148 of the session laws of 1873, act 162 of the session laws of 1873, act 162 of the session laws of 1875, section 17 of act No. 213 of the session laws of 1875, section 17 of act No. 176 of the session laws of 1877, section 16 of act No. 133 of the session laws of 1879, section 20 of act No. 250 of the session laws of 1879, and all acts or parts of acts contravening the provisions of this act,' the same being sections 414, 415 and 416 of Howell's annotated statutes." reported; rules suspended; passed; immediate effect; transmitted June	
172.	A bill to regulate and improve the civil service of the State and to create a commission therefor:	1268
	introduced by Mr. Withington; referred to select committee on elections February 20 reported; general order April 15 file No. 191.	281 726
173.	committee of the whole; all after enacting clause stricken out April 28 A bill to amend and revise the charter of the city of Hastings:	836
	introduced by Mr. Miller; referred to committee on cities and villages February 20	281 792
	"A bill to revise and amend act No. 216 of the session laws of 1871, entitled 'An act to incorporate the city of Hastings," approved March 11, 1871, as revised and amended by the several acts revisionary and amendatory thereof, and to repeal all acts and parts of acts inconsistent herewith." file No. 194.	
	reported; rules suspended; passed; immediate effect; transmitted May	993
	returned amended; concurred in; referred for enrollment June 2reported enrolled June 11	1148 1244 1280
174	approved June 16. A hill to regulate the practice of medicine, requiring certain qualifications	1200

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	of persons beginning the practice of medicine in Michigan, and the registration of all practitioners, and to repeal sections 1, 2, 3, 4, 5, 6 and 7 of act No. 167, laws of 1883, and all other acts and parts of acts inconsistent with this act:	Page.
	introduced by Mr. Withington; referred to committee on public health	281
175.	February 20	201
150	introduced by Mr. Wisner; referred to committee on roads and bridges February 20	281
170.	A bill to incorporate the Deutscher Landwehr-Unterstuetzungs-Verein: introduced by Mr. Park; referred to committee on banks and corporations February 24	292
	tions February 24. reported; general order April 1	629
	committee of the whole; ordered to third reading April 14	715 738
	passed; transmitted April 15	1199 1244
177.	approved June 16. A bill to provide for the better protection of dealers in monuments, grave- stones, inclosures, or other structures in cemeteries in the State of Michi-	1280
	gan: introduced by Mr. McCormick; referred to committee on judiciary February 24	293
	file No. 108. substitute reported; general order March 27	593
	title of substitute: "A bill for the better protection of dealers in monuments, grave-stones, inclosures and other structures in cemeteries in the State of Michigan. file No. 174.	
	committee of the whole; ordered to third reading April 2	659 748 1 56 8
178.	returned; non-concurred in July 3	•
	introduced by Mr. McCormick; tabled February 24taken up; referred to committee on cities and villages April 2reported; rules suspended; passed; immediate effect; transmitted April	293 658
	returned; referred for enrollment April 7. requested by House; committee on enrollment discharged; returned to	663 671
	House April 14. substitute returned; referred to committee on cities and villages April	716
	title of substitute:	830
	"A bill to amend sections 2, 4, 27, 41, 43, 45, 55, 61, 62, 79, 87, 93, 146, 226 and 250 of an act entitled, "An act to revise and amend the charter of the city of Ypsilant?" approved May 5, 1877, being act No. 328 of the session laws of 1877, as amended by act No. 400 of the session laws of 1881."	•
	reported; rules suspended; passed; immediate effect; transmitted April	880
179.	A bill to amend section 10 of chapter 342 of Howell's annotated statutes of Michigan, as amended by act No. 172 of the session laws of 1885, relative to the Reform School:	000
	introduced by Mr. Brown; referred to committee on Reform School February 24substitute reported; general order June 4	293 1174
	title of substitute: "A bill to amend section 10 of chapter 342 of Howell's annotated statutes	
	of Michigan, as amended by act No. 172 of the session laws of 1885, relative to the Reform School."	

	PAGE.
committee of the whole; ordered to third reading June 4	1184 1191
returned amended; non-concurrence; conference asked June 18	1334
effect; referred for enrollment June 23	1377 1400
approved June 24	1402
therewith: introduced by Mr. Brown; referred to committee on judiciary February	293
file No. 112. 181. A bill to provide for the filing of leases of goods and chattels in townships and cities in this State:	
introduced by Mr. Holcomb; referred to committee on judiciary February	293
file No. 111. 182. A bill to organize the township of Lake, in the county of Montmorency: introduced by Mr. Holcomb; referred to committee on counties and	
townships February 24	293 429
file No. 150. committee of the whole; ordered to third reading March 31 passed; immediate effect; transmitted April 2	625 658
183. A bill to regulate the placing of section posts, quarter section posts and eighth section posts, in surveyed sections of this State, to regulate the designs thereon and to repeal all acts inconsistent herewith:	
introduced by Mr. Holcomb; referred to committee on judiciary February	293
substitute reported; general order March 4title of substitute: "A bill to regulate the method of designating, marking and recording	376
corners of subdivisions of sections in this State."	
committee of the whole; ordered to third reading March 25	567* 569
tabled March 25taken up; passed; immediate effect; transmitted April 24returned non-concurred in July 3	811 1569
184. A bill to detach certain territory from the county of Mason and attach the same to the township of Pentwater in the county of Oceana:	
introduced by Mr. Mugford; referred to committee on counties and townships February 24	293
file No. 208.	1093
committee of the whole; ordered to third reading May 26passed; immediate effect; transmitted May 26	1093 1 0 94 1568
returned; non-concurred in July 3	1000
with her husband in the execution of a deed, mortgage or other instrument affecting his real property:	
introduced by Mr. Bastone; referred to committee on judiciary February	294
file No. 113. 186. A bill to regulate the management of sleeping cars or coaches on all rail-roads in this State:	
introduced by Mr. Doran; referred to committee on railroads February	294
reported; general order April 17file No. 83.	768
committee of the whole; ordered to third reading; made special order for April 24, April 21	782

^{*} Paged erroneously as 667.

•	PAGE.
not passed; reconsidered; tabled April 24	816
and to punish the counterfeiting and fraudulent use of such labels, trade marks and form of advertisement:	
introduced by Mr. Doran; referred to committee on labor interests February 24	294
February 24reported; general order March 24file No. 84.	557
committee of the whole; ordered to third reading March 27passed; title amended March 28	595 607
transmitted March 31returned; referred for enrollment April 23	804
approved April 24 188. A bill to repeal act No. 11 of the session laws of 1877, entitled "An act	818
obstructing the operation and business of railroad companies and other corporations, firms and individuals, the same being compiler's sections 9274, 9275 and 9276 of Howell's annotated statutes of the State of Michigan:	
introduced by Mr. Doran; referred to committee on labor interests	294
February 24reported; general order March 24 file No. 85.	557
committee of the whole; ordered to third reading March 27	608
passed; transmitted March 30returned: non-concurred in July 3	615 1570
returned; non-concurred in July 3	
introduced by Mr. Doran; referred to committee on judiciary February 24	294
reported; general order March 13file No. 86.	456
committee of the whole; ordered to third reading March 25 passed; transmitted March 25	568 569
returned non-concurred in July 3	1569
11, 12, 13, 14, 16, 17, 21, 22, and 23 of chapter 50 of Howell's annotated statutes of Michigan for the year 1882, relative to the State Public School for	
dependent and neglected children, being compiler's sections 1971, 1972,	
1973, 1974, 1975, 1977, 1978, 1981, 1982, 1983, and to add a new section there- to, which shall be known as section 18, being act No. 52, of public acts of	
1885," approved April 16, 1885: introduced by Mr. Doran; referred to committee on State Public School	
February 24file No. 87.	294
191. A bill to authorize the village of Vicksburg to borrow money for the purpose of making public improvements in said village and to issue its bonds	
for the payment of the same:	
introduced by Mr. Sabin; referred to committee on cities and villages February 24 reported; general order March 24	295
reported; general order March 24committee of the whole discharged; rules suspended; passed March 24	543 548
immediate effect; transmitted March 24	553
returned; referred for enrollment May 20reported enrolled May 21	1043 1052
approved May 21. 192. A bill to amend sections 12 and 13 of act No. 276 of the session laws of this	1060
State for the year 1889, relative to the protection of game:	
introduced by Mr. Sabin; referred to committee on fisheries February	295
193. A bill to amend section 15 of an act entitled "An act to amend sections 10 and 12 of chapter 268, compiled laws of 1871, being compiler's sections 8135	
and 8137," as amended by act 84 of the public acts of 1877, relative to the	
Reform School, being 9817 and 9819 of Howell's annotated statutes of 1882,	

		PAGE.
	introduced by Mr. Benson; referred to committee on Reform School February 24	295
194.	A bill to legalize some of the records and proceedings had in establishing and constructing the so-called St. Mary's lake drain, in the township of	
	Riverton, Mason county, Michigan, and to provide for and authorize the re-establishment of such drain and the assessment and collection of taxes	
•	therefor: introduced by Mr. Mugford; referred to committee on judiciary February 94	295
	24reported; general order March 13file No. 88.	457
	committee of the whole; ordered to third reading March 24	551 555
	passed March 24 immediate effect; transmitted March 24 returned non-concurred in July 3	559 1569
195.	returned non-concurred in July 3. A bill to provide for the re-establishment of drains heretofore constructed under void proceedings, and the assessment and collection of taxes therefor:	
	introduced by Mr. Mugford; referred to committee on judiciary February 24.	295
196.	file No. 89. A bill to legalize some of the records and proceedings had in establishing and constructing the so-called Bickford lake drain in the township of Riverton, Mason county, Michigan, and to provide for and authorize the re-establish-	
	ment of such drain and the assessment and collection of taxes therefor: introduced by Mr. Mugford; referred to committee on judiciary February	005
	24reported; general order March 13file No. 90.	295 457
	committee of the whole; ordered to third reading March 24	551 555 558
197.	returned non-concurred in July 3. A bill to legalize some of the records and proceedings had in establishing and constructing the so-called State road drain in the township of Riverton, Mason county, Michigan, and to provide for and authorize the re-	1569
•	establishment of such drain and the assessment and collection of taxes therefor:	
	introduced by Mr. Mugford; referred to committee on judiciary February 24	295
	file No. 91.	457
	committee of the whole; ordered to third reading March 24	551 555 558
100	returned; non-concurred in July 3	1570
198.	A bill to legalize some of the records and proceedings had in establishing and constructing the so-called Ox Bow lake drain in the township of Riverton, Mason county, Michigan, and to provide for and authorize the reestablishment of such drain and the assessment and collection of taxes	
	therefor: introduced by Mr. Mugford; referred to committee on judiciary February	900
	24	296 456
	committee of the whole; ordered to third reading March 24	548 553
	immediate effect; transmitted March 24 returned amended; non-concurred in July 3	558 1570
199.	A bill to prevent the keeping of toll gates and the collection of toll within the corporate limits of any incorporated city or village of this State:	_5.0
	introduced by Mr. Crocker; tabled February 24taken up; referred to committee on cities and villages April 2	296 660

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544 662	substitute reported; rules suspended; passed; immediate effect; transmitted April 2	
	title of substitute: "A bill to amend section 1 of an act entitled "An act to amend sections 1, 2, 56, 69, 103, 127 and 130 of an act entitled 'An act to incorporate the city of Ann Arbor, revise the charter of said city, and repeal all conflicting acts relating thereto,' being act No. 331 of the session laws of 1889," approved March 15, 1889, and to add seven new sections thereto, to stand as sections 130a, 130b, 130c, 130d, 130e, 130f and 130g, approved March 28, 1891."	
671 700 699	returned; referred for enrollment April 7 reported enrolled April 10	
	approved April 10. A bill to authorize the township of Lamotte, in the county of Sanilac, to settle and adjust a certain bond issued to Robert Hoag for highway orders purchased by him and surrendered to said township: introduced by Mr. Crocker, referred to committee on judiciary February	100.
296 425	24reported; general order March 10file No. 110.	
674 681	committee of the whole; ordered to third reading April 8	
980 1016 1033	reported enrolled May 15	
	approved May 19. A bill to amend sections 1 and 2 of act No. 190 of the public acts of 1883, being an act to provide for the erection, organization and management of an asylum for insane criminals, and substituting two sections therefor: introduced by Mr. Beers; referred to committee on Asylum for the Crim-	ю1.
296 803 1277	inal Insane February 24 reported; general order April 23 re-referred June 16	
1299	substitute reported; general order June 17 title of substitute: "A bill to amend sections 1 and 2 of act No. 190 of the public acts of 1883, being an act to provide for the erection, organization and management	
1302	of an asylum for insane criminals." committee of the whole; ordered to third reading June 17	
1313 1461	passed; immediate effect; transmitted June 17substitute returned; referred to committee on Asylums for Insane June 29	
	title of substitute: "A bill to amend sections 1 and 2 of act No. 190 of the public acts of 1883, being an act entitled "An act to provide for the location, erection, organization and management of an asylum for insane criminals, the same being section 1943 a and 1943 b of Howell's annotated statutes, volume 3."	
1494	reported; rules suspended; passed; immediate effect; transmitted June	
	2. A bill to repeal sections 18, 19 and 20 of the general tax law of 1882, sections 18, 19 and 20 of chapter 27 of the general tax law of 1889, of Howell's annotated statutes of Michigan, and so much of all other acts and parts of acts as relate to township boards of review in townships: introduced by Mr. Beers; referred to select committee on taxation	02.
296 443 552 684	reported; general order March 11 referred to select committee on taxasion reported; general order March 11 referred to committee on judiciary March 24 reported; tabled April 10 file No. 145.	
604	. A bill to provide a charter for the city of Detroit, and to repeal all acts and parts of acts inconsistent with the provisions herewith:	103.
296	introduced by Mr. Park; referred to committee on judiciary February 24. file No. 93. committee of the whole discharged; referred to committee on cities and	
39/	villages March 4	

		PAGE.
	substitute reported; general order June 18.	1318
	title of substitute: "A bill to authorize the city of Detroit to issue bonds for the purpose of	
	constructing a sewer in Woodward avenue." committee of the whole; substitute adopted; referred to committee on	1353
	cities and villages June 19title of substitute:	1900
	"A bill to authorize the city of Detroit, county of Wayne, State of Michigan, to issue bonds for the purpose of constructing public sewers	
	in said city: reported; rules suspended; passed; immediate effect; transmitted June	1410
•	25	
	approved July 1. A bill to amend section 10 of an act entitled "An act to revise the laws pro-	
204.	viding for the incorporation of manufacturing companies except such as are contemplated by act No. 42, of the session laws of 1867, which provide	
	for the incorporation of persons or corporations engaged in the manufacture of salt and mercantile companies or any union of the two and to fix the	
	duties and liabilities of such corporations," approved June 20, 1885, session laws of 1885, being section 4137 of Howell's annotated statutes relative to declaring annual dividends of net profits when they exceed ten per cent on	
	the capital invested:	
	introduced by Mr. Wisner; referred to committee on judiciary February 24	296
	reported; tabled May 7file No. 119.	934
205.	A bill to detach certain territory from the county of Shiawassee and attach the same to the county of Saginaw:	
	introduced by Mr. Wisner; tabled February 24	297
	substitute reported; general order May 22title of substitute:	1072
	"A bill to vacate the township of Copper Harbor, in the county of Kewee-	
	naw, and to incorporate its territory within the township of Grant, in said county."	
	committee of the whole; ordered to third reading May 22 passed; immediate effect; transmitted May 22	1078 1080
	returned; referred for enrollment May 26	1090
	reported enrolled May 27	10.5
206.	approved May 28. A bill to provide for a State board of inspectors to have the man-	LIIU
	agement and control of the State Prison at Jackson, the State House of	
	Correction and Reformatory at Ionia, the branch of the State Prison at Marquette, the Reform School for Boys at Lansing, the Industrial Home	
	for Girls at Adrian, and to provide for the government and discipline of said institution:	
	introduced by Mr. Wisner; tabled February 24. taken up; referred to committee on State Prison March 3	20
	taken up; referred to committee on State Prison March 3reported; general order March 27	372 59 6
	file No. 141.	_
	committee of the whole; ordered to third reading May 8third reading May 27	1101
	passed; transmitted June 2 returned amended; concurred in; referred for enrollment June 10	1150
	returned amended; concurred in; referred for enrollment June 10 reported_enrolled June 11	1245
007	approved June 18. A bill to provide for the registration and identification of criminals, in the	1341
207.	penal institutions of this State, by the Bertillon system:	
	introduced by Mr. Wisner; tabled February 24taken up; referred to the committee on State Prison March 3	307 372
	reported; general order June 17	125.
	file No. 142. committee of the whole; ordered to third reading June 17	1322
	passed; immediate effect; transmitted June 17	1313

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	returned; referred for enrollment July 1	1548
	reported enrolled July 2	1559 1567
208.	approved July 2. A bill to amend sections 1, 8 and 16 of act No. 213 of the session laws of 1889,	1001
	entitled "An act to provide for the taxation and regulation of the business	
	of manufacturing, keeping for sale, furnishing, giving or delivering spiritu-	
	ous, intoxicating, malt, brewed, fermented or vinous liquors in this State, to provide for the recovery of actual and exemplary damages, and to repeal	
	all acts or parts of acts inconsistent with the provisions of this act:	
	introduced by Mr. Smith; referred to committee on liquor traffic February	
	24	297
	reported; general order May 6referred to joint committee on liquor traffic and judiciary May 7	983
	file No. 94.	945
	substitute reported; re-referred to joint committee May 12	977
	title of substitute:	
	"A bill to provide for the taxation and regulation of the business of	
	manufacturing, selling, keeping for sale, furnishing, giving or deliver- ing, malt, brewed, fermented, vinous, spirituous, or other intoxicating	
	liquors, and to repeal all acts or parts of acts inconsistent with the pro-	
	visions of this act."	
	substitute reported; general order May 13	990
	title of substitute: "A bill to provide for the taxation and regulation of the business of	
	manufacturing, giving or delivering malt, brewed, or fermented, vinous,	
	spirituous or other intoxicating liquors, and to repeal all acts or parts	
	of acts inconsistent with the provisions of this act."	
	file No. 207. committee of the whole; made special order for May 21, May 19	1031
	committee of the whole; May 21	1055
	referred to committee on liquor traffic May 22	1077
209.	A bill to repeal act 207 of the session laws of 1889, entitled "An act to pro-	
	hibit the manufacture, sale, keeping for sale, giving away or furnishing of vinous, malt, brewed, fermented, spirituous or intoxicating liquors, or any	
	mixed liquors or beverage, any part of which is intoxicating, and to pro-	
	hibit the keeping of any saloon or other place for the manufacture, sale,	
	storing for sale, giving away or furnishing of such liquors or beverages, and	
	to suspend the general laws of the State relative to the taxation and regula- tion of the manufacture and sale of such liquors in the several counties in	
	this State under certain circumstances; to authorize the qualified electors of	
	the several counties in this State to express their will in regard to such pro-	
	hibition by an election, and to authorize and empower the board of super-	
	visors of the several counties, after such election, if they shall determine the result to be in favor of such prohibition, to prohibit the manufacture, sale,	
	keeping for sale, giving away or furnishing of any such liquors, or the keep-	
	ing of a saloon or any other place for the manufacture, sale, storing for	
	sale, giving away or furnishing of the same within their respective counties; and to provide for penalties and rights of action in case of its violation,"	
	and also to repeal sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18,	
	19, 20, 21, 22, 23 and 24 of said act:	
	introduced by Mr. Smith; referred to committee on liquor traffic	907
	February 24 reported; general order May 6	297 933
	committee of the whole discharged: tabled May 7	941
	taken up; ordered to third reading June 19	1352
	file No. 95.	1380
210.	not passed; reconsideration tabled June 23	1990
	introduced by Mr. Wheeler; referred to committee on cities and villages	
	February 25	312
	reported; general order March 27committee of the whole; ordered to third reading March 28	587 608
	passed March 28	611
	passed March 28immediate effect; transmitted March 31	618
	returned non-concurred in July 3	1570

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211.	A bill to incorporate the village of Benzonia, in the county of Benzie: introduced by Mr. Wheeler; referred to committee on cities and villages	312
	February 25 reported; general order March 10	43 1
212.	file No. 153. committee of the whole; ordered to third reading March 16	470 473
	May 24, 1889, and to add a new section thereto, to stand as sections 16: introduced by Mr. Wilkinson; referred to committee on fisheries Febru-	312
	ary 25substitute reported; general order May 28title of substitute:	1120
	"A bill to amend sections 1, 4, 7, 8 and 9 of act No. 111 of the public acts of 1889, being an act entitled 'An act to protect fish, and to regulate fishing in the waters of this State, by providing close seasons for certain kinds of fish, by prohibiting the catching of fish in certain specified ways, by prohibiting the catching of fish of certain sizes, and in certain waters, and for certain purposes, by prohibiting the obstruction of the free passage of fish, and by prohibiting the sale of certain kinds of fish, to protect persons engaged in fish culture, and to repeal inconsistent acts,' approved May 24, 1889, and to add six new sections thereto, to stand as sections 16, 17, 18, 19, 20 and 21." file No. 214.	•
213.	committee of the whole; ordered to third reading June 2. passed; transmitted June 3. returned non-concurred in July 3. A bill to amend sections 4, 5, 6, 9, 11, 12, 15, 37, 39, 45, 48, 61, 62, 64, 83, 92, 100, 103, 110, and to repeal sections 44, 63 and 70 of act No. 219 of the ses-	1163 1166 1568
	sion laws of 1873, entitled "An act to incorporate the city of Ionia," approved March 21, 1873, and all acts and parts of acts amendatory of said sections, and to add thereto two new sections to stand as sections 114 and 115:	
	introduced by Mr. Toan; referred to committee on cities and villages	313
	February 25 reported; rules suspended; passed; immediate effect; transmitted March 18 returned: referred for enrollment March 23	487 540
	returned; referred for enrollment March 23 requested by House; committee on enrollment discharged; transmitted March 25	563
	March 25	565 570 603
	A bill to prescribe the manner of conducting and preventing fraud and deception at elections in this State, and for voting and counting votes by means of a mechanical recorder and counter: introduced by Mr. Miller: referred to select committee on elections	
215.	February 25. A bill to authorize the county of Menominee to join with the proper authorities in the State of Wisconsin to construct and keep in repair a bridge across the Menominee river, and to raise money therefor:	313
	introduced by Mr. Fleshiem; referred to committee on roads and bridges February 25 reported; general order March 13 committee of the whole; ordered to third reading March 20	313 456
216,	passed; immediate effect; transmitted March 23	533 540

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	introduced by Mr. Fleshiem; referred to committee on judiciary February 25	313
	ruary 25 reported; tabled April 10 file No. 101.	685
217.	A bill to detach certain lands from the township of Breitung, in the county of Menominee, and to attach the same to the city of Iron Mountain in said	
	county: introduced by Mr. Fleshiem; referred to committee on counties and	
218.	townships February 25. A bill to provide a board of review and assessments in the city of Iron	313
	Mountain in the county of Menominee: introduced by Mr. Fleshiem; referred to committee on cities and villages	313
219.	A bill to organize the county of Dickinson: introduced by Mr. Fleshiem; referred to committee on counties and town-	
22 0.	ships February 25	313
	the organized townships of Norway and Breitung and the city of Iron Mountain, in the county of Menominee, from said county of Menominee and attach the same to the county of Iron:	
	introduced by Mr. Fleshiem; referred to committee on counties and town- ships February 25	313
221.	ships February 25. A bill relative to the recovery and taxation of costs in suits commenced by attachment in the circuit courts, where personal service of the suit has not been made:	323
222	introduced by Mr. Fleshiem; tabled February 25. A bill to amend sections 8964 and 8967 of Howell's statutes:	314
	introduced by Mr. Fleshiem; tabled February 25	314
440.	A bill to establish, protect and enforce the rights of mechanics and other persons furnishing labor or materials for the erection, altering, repairing or ornamenting of buildings, machinery, wharves, and all other structures: introduced by Mr. Fleshiem; tabled February 25.	314
224.	A bill to provide for ceding to the United States of America exclusive jurisdiction over the property selected for fish hatching purposes: introduced by Mr. Weiss; referred to committee on fisheries Feb-	
	ruary 25reported; general order March 30	314 613
	file No. 197. committee of the whole; ordered to third reading April 1	64 0
	passed; transmitted April 2	66 5
	passed; transmitted April 2	981
	May 20returned; immediate effect; referred for enrollment May 22	1042 1070
	reported enrolled May 22	1073 1083
225.	approved May 26. A bill to amend section —, chapter — of act No. 326, of the session laws of 1883, entitled "An act to provide a charter for the city of Detroit, and to	
	1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, so as to provide for the clearing of the streets during the progress of	
	processions therein: introduced by Mr. Weiss; referred to committee on cities and villages	01.4
22 6.	February 25 A bill to provide for a speedy remedy against obligors on bonds, given to	314
	stay executions: introduced by Mr. Weiss; referred to committee on judiciary February 25.	314
227.	file No. 129. A bill making dogs personal property in certain cases:	
	introduced by Mr. Weiss; referred to committee on judiciary February 25. file No. 128.	314
22 8.	A bill to amend section 2, chapter 52, Howell's annotated statutes, entitled "An act for the protection of children in certain cases:"	

		PAGE.
	introduced by Mr. Weiss; referred to committee on labor interests Feb-	
	ruary 25	315
000	file No. 165.	
<i>ZZ9</i> .	A bill to amend act No. 196 of the session laws of 1885, being compiler's	
	section 1909s of Howell's annotated statutes of Michigan, entitled "An act to provide for the protection of hotel keepers, and to punish frauds	
	thereon:"	
	introduced by Mr. Weiss; referred to committee on judiciary February	
	25	315
	file No. 120.	
230.	A bill to provide for a board of public works, for the city of Detroit:	
	introduced by Mr. Weiss; referred to committee on cities and villages	
	February 25	315
	file No. 179.	
231.	A bill to detach a certain portion of Laird township, Houghton county, and	
	form the same into a new township to be known as the township of Farn-	
	ham:	
	introduced by Mr. Doran; referred to committee on counties and town-	915
	ships February 25 reporterd; general order March 10.	315 428
	file No. 149.	140
	committee of the whole; all after the enacting clause stricken out April	
	9	681
232.	A bill to provide for the incorporation of the High Court of the Independent	501
	Order of Foresters for the State of Michigan:	
	introduced by Mr. Crocker; referred to committee on religious and	
	benevolent societies February 25	315
	reported; general order May 15	1017
	file No. 201.	
	committee of the whole; ordered to third reading May 21	1054
	passed; transmitted May 21 returned amended; concurred in; referred for enrollment June 12	1067
	returned amended; concurred in; referred for enrollment June 12	1253
	reported enrolled June 16	1274 1341
233	approved June 18. A bill to amend sections 1, 16, 24, and 28 of act No. 187, of the public acts of	1941
200.	1887, entitled "An act to revise the laws providing for the incorporation of	
	cooperative and mutual benefit associations and to define the powers and	
	duties and regulate the transaction of business of all such corporations and	
	associations doing business within this State," approved June 17, 1887:	
	introduced by Mr. Crocker; referred to committee on religious and	
	benevolent societies February 25	315
	committee discharged; referred to committee on insurance March 26	576
	committee on insurance discharged; referred to committee on banks and	
	corporations April 24	811
094	file No. 154.	
<i>2</i> 04.	A bill to amend section 3 of an act entitled "An act to authorize a board of	
	public works in and for the city of Grand Rapids," approved March 22, 1873, as amended by the several acts amendatory thereof:	
	introduced by Mr. Doran; referred to committee on cities and villages	
	February 25	315
235.	February 25 A bill repealing act No. 231 of the session laws of 1889, being "An act to	010
	amend section 27 of chapter 1 of act No. 243 of the public acts of 1881, being	
	an act relating to the establishment, opening and improvement and main-	
	taining of private roads, and the building, repairing and preservation of bridges within this State," as amended by act No. 166 of the public acts of	
	bridges within this State," as amended by act No. 166 of the public acts of	
	1883, approved July 1, 1889:	
	introduced by Mr. Mugford; referred to committee on roads and bridges	
	February 25	315
	substitute reported; general order April 29.	857
	title of substitute:	
	"A bill to amend section 27 of chapter 1 of act 243 of the public acts of 1881, entitled 'An act to revise and consolidate the laws relating to the	
	establishment, opening, improvement and maintaining of highways and	
	private roads, and building, repairing and preservation of bridges within	

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	this State,' as amended by act No. 166 of the public acts of 1883, as amended by act No. 231 of the public acts of 1889." file No. 225.	
	committee of the whole; ordered to third reading May 5 passed; immediate effect; transmitted May 5 returned non-concurred in July 3	909 911 1570
236.	A bill to amend sections 1, 8, 13 and 20 of an act entitled "An act to establish a board of police and fire commissioners in the city of Grand Rapids, and to prescribe their powers and duties," approved May 24, 1881: introduced by Mr. Doran; referred to committee on cities and villages	316
237.	February 25 A bill to revise and amend sections 1, 3, 13, and 32, of title 2; sections 3, 8, 10, 11, 22 and 27 of title 3; sections 11, 26 and 33 of title 4; sections 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 21 and 27, of title 5; sections 2, 3, 6, 10, 11, 17, 19 and 23, of title 6; sections 12, 20 and 26, of title 10, of an act entitled "An act to revise the charter of the city of Grand Rapids," being amendatory of an act entitled "An act to incorporate the city of Grand Rapids," approved April 2, 1850, as amended by the several amendatory thereof," approved March 29, 1877, and to repeal act No. 463, of the local acts of 1887, entitled "An act to provide for the election of collector of taxes for the several wards of the city of Grand Rapids, and to prescribe the duties of such collector," approved May 11, 1887: introduced by Mr. Doran; referred to committee on cities and villages	310
23 8.	February 25 A bill to amend sections 1 and 2 of "An act for protection of peach and other fruit trees from the yellows," session laws of 1881, approved May 31,	316
	1881, being sections 2225 and 2228 of Howell's annotated statutes: introduced by Mr. Garvelink; tabled February 25 taken up; referred to committee on horticulture April 23	316 796
	file No. 195. reported; general order May 8	965
	file No. 206. committee of the whole; ordered to third reading May 14	1004 1011 1324
23 9.	reported; general order June 18	1336 1353 1363
24 0.	1893: introduced by Mr. Garvelink; tabled February 25	316
24 1.	introduced by Mr. Wisner; referred to committee on fisheries February 25 A bill to provide for the ceding to the United States of exclusive jurisdictions of the ceding to the United States of exclusive jurisdictions.	316
	tion over the site and grounds selected, or to be hereafter selected, for the erection of a building or buildings for Indian school purposes or during the time the United States shall be or remain the owner thereof for all purposes except the administration of the criminal laws of the State of Michigan and the service of civil process therein: introduced by Mr. Prindle; referred to committee on federal relations February 25 reported; rules suspended; passed; immediate effect; transmitted March 5 file No. 193.	
	returned amended; concurred in; referred for enrollment May 11reported enrolled May 13	968 989
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242.	approved May 14. A bill to legalize the taxes of the village of Gladwin, in the county of Glad-	1002
	win, for the year 1888:	
	introduced by Mr. Prindle; referred to committee on judiciary February 25.	317
	file No. 127.	01.
24 3.	A bill to authorize the township board of the township of Nunda, in Che-	
	boygan county, to raise money to make public improvements in the town- ship of Nunda:	
	introduced by Mr. Holcomb; referred to committee on counties and town-	
	ships February 25reported; general order April 28	317
	file No. 96.	839
	committee of the whole discharged: rules suspended: passed: immediate	
	effect; transmitted April 28	840
		1083 1089
	recalled from Governor May 29	1130
	returned by Governor; tabled May 29	1133
	reported; rules suspended; passed; immediate effect; transmitted June	1246
	î2returned; referred for enrollment June 18	1258
	returned; referred for enrollment June 18reported enrolled June 23	1343 1373
	approved June 24	1391
24 4.	A bill to detach certain territory from the township of Burt, Cheboygan	
	county, and to attach the same to the township of Tuscarora, Cheboygan county:	
	introduced by Mr. Holcomb; referred to committee on counties and	
	townships February 25	317
245.	file No. 97. A bill to prescribe the manner of conducting all general, special, city, town-	
	ship and village elections in this State and to prevent fraud and deception	
	thereat:	
	introduced by Mr. Taylor; referred to select committee on elections February 25	317
	file No. 155.	
24 6.	A bill to amend the title and sections 1, 2, 7, 9, 10, 11 and 15, and to change the numbers of sections 16 and 17 and to add new sections known as num-	
	bers 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32 and 33 to an	
	bers 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32 and 33 to an act entitled "An act to provide for the incorporation of trust, deposit and	
	security companies," and to repeal act 58 of the session laws of 1871,	
	approved March 29, 1871, entitled "An act to provide for the incorporation of trust, deposit and security companies," being chapter 88 of Howell's	
	annotated statutes; also to repeal act No. 123 of session laws of 1883,	
	approved May 25, 1883, entitled "An act to amend section 9 of act 58 of the session laws of 1871," approved March 29, 1871, being compiler's section	
	2290, relative to the corporate rights of trust, deposit and security com-	
	panies:	
	introduced by Mr. Beers; referred to committee on judiciary February	317
	file No. 133.	UI.
247.	A bill to regulate the business of pawnbrokers within this State:	044
248	introduced by Mr. McCormick; tabled February 25	318
_ TU.	and to make an appropriation therefor:	
040	introduced by Mr. McCormick; tabled February 25	318
249.	A bill to provide for the construction of a drain on the west side of and adjacent to the Flint and Pere Marquette railroad, in the township of Ash,	
	Monroe county, said drain to be constructed at the expense of said railroad	
	company:	
250	introduced by Mr. McCormick; tabled February 25. A bill to amend an act for the reorganization of the military forces of the	318
₩.	State of Michigan, being No. 16 of the session laws of 1862, as amended by	

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	act 124 of the session laws of 1871, being sections 879, 880, 881, 910 and 977	
	of Howell's annotated statutes: introduced by Mr. Benson; referred to committee on military affairs February 25	318
25 1.	file No. 173. A bill to amend act No. 124 of the session laws of 1865, act No. 28 of the session laws of 1871, act No. 163 of the session laws of 1875, act No. 208 of the session laws of 1881, being compiler's section 1591 of Howell's annotated statutes, entitled "An act making all general election days a legal	010
	holiday:"	
	introduced by Mr. Weiss; referred to committee on judiciary February	318
	reported; general order March 10file No. 126.	425
	committee of the whole; ordered to third reading April 8passed; transmitted April 9	674 680
	returned non-concurred in July 3	1569
25 2.	returned non-concurred in July 3	
	introduced by Mr. Toan; tabled February 25	319
	taken up; referred to committee on public health March 18substitute reported; general order March 31	494 617
	title of substitute: "A bill to regulate the practice and business of embalming the dead bodies of human beings."	
	file No. 176. committee of the whole; ordered to third reading April 28	841
	passed; transmitted April 28	842
	returned non-concurred in July 3	1570
25 3.	A bill to amend chapter 194 of Howell's annotated statutes, entitled "The	
	State Agricultural College:" introduced by Mr. Beers; referred to committee on Agricultural College	010
OF.	February 25	319
AJE.	equipment and fitting up of the same and for the equipment, fitting up and furnishing of an electrical engineering laboratory, a physical laboratory, drawing room, chemical laboratory, petrographical department, library and other departments of the Mining School at Houghton, in the county	
	of Houghton, Michigan:	
	introduced by Mr. Miller; referred to committee on Mining School February 25 reported; referred to committee on finance April 30	319
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	returned amended; concurred in; referred for enrollment July 1reported enrolled July 2	1532 1 559
)55	A bill to amend act No. 136 of the session laws of Michigan of 1885:	1 567
w.	introduced by Mr. Crocker; tabled February 25	319
	taken up; referred to committee on judiciary April 28	834
	substitute reported; rules suspended; passed; immediate effect; transmitted April 28	839
	title of substitute: "A bill to amend sections 6 and 10 of act No. 136 of the session laws of	
	1885, being an act entitled 'An act to provide for the appointment, compensation and duties of a stenographer of the 16th judicial circuit."	
	returned; referred for enrollment April 29	871

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200, A bill to incorporate the village of Tawas City, in losco county, into a city:	
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taken up; referred to committee on cities and villages May 22	1079
substitute reported; general order June 24title of substitute:	1390
"A bill to incorporate the city of Oscoda, in the county of Iosco, and to	
repeal all acts and parts of acts inconsistent therewith."	
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257. A bill to make an appropriation for analyses of suspected waters, foods, and	
other substances, and to otherwise increase the efficiency of the State	
board of health in restricting dangerous diseases: introduced by Mr. Beers; referred to committee on public health Febru-	
ary 25	319
258. A bill to fix the salary of a chief clerk in the office of the State board of	
health:	
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viding for the punishment of willful offenders:	
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tions: introduced by Mr. Beers; referred to committee on public health Febru-	
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262. A bill to incorporate the city of St. Louis:	320
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ary 25substitute returned; rules suspended; passed; immediate effect; referred	332
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"A bill to incorporate the city of St. Louis, in the county of Gratiot, and to repeal act No. 378 of the local acts of 1887, entitled 'An act to rein-	
corporate the village of St. Louis, in Gratiot county, approved March	
4, 1887."	
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approved March 13	400
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264. A bill to provide for the election of a secretary of the board of school examiners of each county of this State:	
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lic schools February 25	320
265. A bill to amend laws of 1885, approved February 17, 1885, being act No. 4, section 1, relative to the payment of bounties for the killing of English	
sparrows, by repealing section 2259b, 2259c, 2259d of Howell's annotated	
statutes of 1889:	
introduced by Mr. Sabin; tabled February 25	320
taken up; referred to committee on horticulture June 24substitute reported; general order June 24	1397 1400
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	"A bill to provide for the payment of bounties for the killing of English sparrows."	
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266.	A bill to provide for a tax to be levied upon fishermen of the waters of the great lakes:	
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	taken up; referred to committee on fisheries March 24	547
	substitute reported; general order May 27	1078
	title of substitute: "A bill to provide for the levy of a tax upon the business of fishing for	
	profit in the waters within the State of Michigan and the waters of the great lakes within the jurisdiction of the State."	
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	referred to committee on fisheries June 16.	1276
267.	referred to committee on fisheries June 16	
	Society in this State:	
	introduced by Mr. Stevens; referred to committee on religious and benevolent societies February 25	321
	reported: general order April 23	794
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268.	A bill to authorize the village of East Tawas to provide electric lights for	
	dwellings, stores and other business places and to extend its electric light system beyond the village limits in certain cases:	
	introduced by Mr. Fridlender; referred to committee on cities and vil-	
	lages February 25	321
	reported; rules suspended; passed; immediate effect; transmitted March	401
	5returned; referred for enrollment April 7	401 671
	reported enrolled April 10	700
	approved April 10. A bill to amend section 3 of chapter 1; sections 2 and 3 of chapter 2; sections	693
269.	A bill to amend section 3 of chapter 1; sections 2 and 3 of chapter 2; sections 2 of chapter 4; the twenty-fifth subdivision of section 2 and section 14 of	
	chapter 5; sections 1, 2, 4, 5, 13 and 14 of chapter 6; section 1 of chapter 8,	
	section 1 of chapter 10; section 1 of chapter 12 and section 19 of chapter 13	
	of act No. 362 of the local acts of 1889, entitled "An act to incorporate the city	
	of Ironwood in the county of Gogebic," approved April 8, 1889, and to add a new section thereto to stand as section 9 of chapter 2:	
	introduced by Mr. Stevens; referred to committee on cities and villages	
	February 25reported; general order March 13	321
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	file No. 146. committee of the whole discharged; rules suspended; passed; immediate	•
	effect: transmitted March 13	459
	returned; referred for enrollment March 17	480
	reported enrolled March 18	487 529
270.	approved March 20. A bill providing for the payment by the State of arrears of bounties offered	020
	to soldiers and sailors, and remaining due to them and to their heirs:	
	introduced by Mr. Benson; tabled February 25	321 737
	taken up; referred to committee on military affairs April 15	931
	reported; general order May 6	951
	reported; general order May 14	993
	file No. 189. committee of the whole; ordered to third reading May 14	1007
	passed: immediate effect: transmitted May 14	1008
	returned amended; concurred in; referred for enrollment June 12	1262
	reported enrolled June 16	
271	approved June 18. A bill to provide for the boundary line of the city of Detroit, Wayne county,	1340
٠. ٢.	State of Michigan:	
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272,	A bill to define the tenure of the incumbent of the office of clerk of the	
	recorder's court of the city of Detroit: introduced by Mr. Smith; referred to committee on judiciary February	
	25	322
	reported; general order April 10referred to the committee on judiciary April 16	687 755
	committee on judiciary discharged; general order June 12	1264
	file No. 98. committee of the whole; ordered to third reading June 12	1268
	made special order for June 18, June 17	1298
	not passed; reconsidered; tabled June 18taken up; placed on the order of third reading June 19	1329
	taken up; placed on the order of third reading June 19	1352
979	not passed; tabled June 19	1358
210,	"An act to revise and consolidate the laws relating to the State Prison and	
	the government and discipline thereof, and to repeal all acts inconsistent	
	therewith, being section 9705 of Howell's compilation of the general laws	
	of the State:	
	introduced by Mr. Miller; referred to committee on State Prison February 25	322
274.	A bill to enlarge and extend the territory and borders of school district No.	
	2, fractional, of the townships of Deep River and Adams, in Arenac county:	
	introduced by Mr. Gilbert: referred to committee on education and pub-	
	lic schools February 25reported; rules suspended; passed March 24	322
	file No. 158.	54 5
	immediate effect: transmitted March 24	553
	returned; referred for enrollment June 19	1350
	reported enrolled June 23	1373 1392
275.	approved June 24. A bill to amend section 20 of chapter 111 of act No. 227 of the public acts of	1052
	1885, entitled "An act to provide for the construction and maintenance	
	of drains and the assessment and collection of taxes therefor, and to repeal	
	all other laws relating thereto," approved June 20, 1885, being section number 1740d of Howell's annotated statutes:	
	introduced by Mr. Wilcox; referred to committee on judiciary Feb-	
	ruary 25	322
	reported; general order April 24file No. 131.	807
	committee of the whole; ordered to third reading April 24	822
	passed; immediate effect; transmitted April 27	828
070	returned non-concurred in July 3	1570
270.	A bill to detach certain territory from the city of Corunna, in the county of Shiawassee and State of Michigan, and attach the same to the township of	
	Caledonia, in said county:	
	introduced by Mr. Wilcox; tabled February 25	322
977	taken up; referred to committee on cities and villages March 4	377
411.	introduced by Mr. Park; referred to select committee on apportionment	
	February 25	322
	file No. 180.	1100
	substitute for bills No. 277 and 305 reported; general order June 5title of substitute:	1192
	"A bill to divide the State of Michigan into 32 senatorial districts."	
	file No. 220.	
	committee of the whole; ordered to third reading June 11	1249 1251
	passed; transmitted June 11 file No. 221 (ordered reprinted by House).	النكد
	requested of House June 18	1322
070	returned; tabled June 18. A bill to establish and maintain permanent lines of dock, safety, sanitary	1338
215.	and building purposes, along the shores, in the water, and upon the bed of	
	Grand River, within the present corporate limits of the city of Grand	
	Rapids; to provide for establishing and maintaining such lines within such	

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	territorial limits as may hereafter be included in such city; to provide for acquiring property upon which to construct suitable masonry walls along such lines, and also to provide for the building and maintaining such walls shall pass:	
	introduced by Mr. Doran; tabled February 25	322
2 79.	A bill to authorize the cities and villages of this State to provide for the	-
	lighting of streets and other public places therein by means of electric	
	light:	
	introduced by Mr. Doran; referred to committee on cities and villages	323
	February 25 substitute reported; general order June 23	1376
•	title of substitute:	20,0
	"A bill to authorize the cities and villages of this State to provide for the	
	lighting of their streets and other public places therein by means of	
	electric or other lights."	1437
	committee of the whole; ordered to third reading June 25	1525
-	returned amended; concurred in; referred for enrollment July 1	1534
	reported enrolled July 2	1559
~~~	approved July 2.  A bill to incorporate the order of the Sons of St. George in this State:	1567
280.	A bill to incorporate the order of the Sons of St. George in this State:	
	introduced by Mr. Stevens; referred to committee on religious and	323
	benevolent societies February 25. reported; general order April 23.	795
	re-referred April 24	822
	re-referred April 24 reported; general order April 29	851
	committee of the whole; ordered to third reading April 29	860
	committee of the whole; ordered to third reading April 29 passed; immediate effect; transmitted April 29 substitute returned; referred to committee on religious and benevolent	868
	societies June 24.	1404
	title of substitute:	
	"A bill to provide for the incorporation of orders of the Sons of St. George."	
	reported; rules suspended; passed; immediate effect; transmitted June	
001	A bill to constitute the president of the village of Newberry ex officio mem-	1441
201.	ber of the board of supervisors of Luce county, and to fix his compensa-	
	tion:	
	introduced by Mr. Sharp; referred to committee on cities and villages	
	February 25 reported; general order March 13 committee of the whole discharged; rules suspended; passed; immediate	323
	reported; general order march 13	459
	effect; transmitted March 17	481
	returned; referred for enrollment March 18	497
	reported enrolled March 19	504
000	approved March 23	538
252.	A bill to incorporate the village of East Tawas into a city:	323
283	introduced by Mr. Fridlender; tabled February 25.  A bill to amend section 60 of act No. 258 of public acts of 1887, entitled	323
<b>200</b> .	An act to regulate and govern the State House of Correction and branch	
	of the State Prison in the upper peninsula," approved June 27, 1887:	
	introduced by Mr. Benson; referred to committee on House of Correction	
	at Marquette February 25reported; rules suspended; passed; immediate effect; transmitted June	323
	reported; rules suspended; passed; immediate effect; transmitted June	1246
	11file No. 177.	1410
	returned: referred for enrollment June 19	1351
	reported enrolled June 23.	1373
~~4	A bill to provide for appropriation of money to pay the salary of the Attor-	1392
234.	A Dill to provide for appropriation of money to pay the salary of the Attor-	
	ney General, clerks, and certain expenses in such department, and to provide the manner and condition of payment and to repeal all acts and parts	
	of acts contravening the provisions of this act:	

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	introduced by Mr. Wisner; referred to committee on judiciary February 25	323
	reported; general order April 16file No. 121.	756
	committee of the whole; ordered to third reading April 17	771
	passed; immediate effect; transmitted April 17.	773
	returned amended; tabled May 11taken up; placed on order of third reading May 14	967 1004
	concurred in; referred for enrollment May 19	1030
	reported enrolled May 20.	1039
	approved May 21	1060
285.	approved May 21  A bill to authorize the village of Mayville to borrow money on its faith and credit:	
	introduced by Mr. Bastone; referred to committee on cities and villages February 25	323
	reported; rules suspended; passed; transmitted March 25file No. 210.	564
	returned amended; concurred in; referred for enrollment June 2 reported enrolled June 4	1147 1173
	vetoed; reconsidered; tabled June 9	1203
286.	A bill to provide for the incorporation of the Grand district and subordinate lodges of Orangemen of the State of Michigan:	
	introduced by Mr. Miller; referred to committee on banks and corpora- tions February 25	324
<b>28</b> 7.	A bill to amend section 211 of chapter 249 of Howell's annotated statutes of the State of Michigan, being compiler's section No. 7026, and to repeal all	1514
	acts inconsistent therewith: introduced by Mr. Park; referred to committee on judiciary February 25	324
288.	file No. 130.  A bill to provide for the appointment of representatives in Congress under	
	the eleventh census: introduced by Mr. Park; referred to select committee on apportion-	***
	ment February 25file No. 181.	324
	substitute reported for bills Nos. 288 and 304, April 15(see Senate bill No. 304).	726
289.	A bill to amend section 3 of article 3, of act No. 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," approved May 1, 1873, to provide for the taxation of railroad property, and to repeal section 33 of act approved March 28, 1846, entitled "An act to authorize the sale of the Central railroad and to incorporate the Michigan Central Railroad Company," section 21 of an act approved May 4, 1846, entitled "An act to incorporate the Grand River Valley Railroad Company;" section 2 of an act approved May 18, 1846, entitled "An act in regard to the Erie & Kalamazoo Railroad Company;" section 31 of the act approved May 9, 1846, entitled "An act to authorize the sale of the Southern railroad, and to incorporate the Michigan Southern Railroad Company;" and section 9 of an act approved February 13, 1855, entitled "An act to authorize the consolidation of the Detroit and Pontiac and the Oakland and Ottawa Railroad Company, so as to form a continuous line from Detroit to Lake Michigan, under the name of the Detroit and Milwaukee Railroad Company:"  introduced by Mr. Park; referred to committee on railroads February 25.	324
	substitute reported; re-referred March 19	521
	State," approved May 1, 1873, being act No. 198 of the session laws of 1873, to provide for the taxation of railroad property and to repeal the	

	following: Section 33 of an act approved March 28, 1846, entitled "An act to authorize the sale of the Central Railroad and to incorporate the Michigan Central Railroad Company;" section 21 of an act approved May 4, 1846, entitled "An act to incorporate the Grand River Valley Railroad Company;" section 2 of an act approved May 18, 1846, entitled "An act in regard to the Erie & Kalamazoo Railroad;" section 31 of an act approved May 9, 1846, entitled "An act to authorize the sale of the Southern Railroad and to incorporate the Michigan Southern Railroad Company," and section 9 of an act approved February 13, 1855, entitled "An act to authorize the consolidation of the Detroit and Pontiac, and the Oakland and Ottawa Railroad Companies, so as to form a continuous line from Detroit to Lake Michigan, under the name of the Detroit and Milwaukee Railroad Company." "file No. 167.	Page.
	reported; general order June 4	1175 1177 1231 1248 1283 1405 1407
<b>29</b> 0.	not passed June 24.  A bill to provide for the election of township superintendents of schools in the State, and to prescribe their duties, and to repeal all acts inconsistent with the provisions of this act:	
<b>291</b> .	introduced by Mr. Park; tabled February 25.  A bill to provide for the pensioning of widows and orphans of members of the metropolitan police force of the city of Detroit, killed or dying from the effects of injuries received while in the performance of their duty, and also to provide for a pension for such members who are totally disabled from injuries received while in the performance of their duty, and to provide for a fund and the manner of payment of such pensions: introduced by Mr. Park; referred to joint committee on judiciary and cities and villages February 25.	324
292.	file No. 125.  A bill to amend section 8 of chapter 119 of compiled laws of 1865, being compiler's section of Howell's annotated statutes 4488, relative to authorizing the incorporation of the Independent Order of Odd Fellows, and to repeal all acts inconsistent therewith:	022
	introduced by Mr. Park; referred to committee on banks and corporations February 25reported; general order April 1	325 630
	file No. 198.  committee of the whole; ordered to third reading April 1  passed; transmitted April 2  returned; referred for enrollment May 19  requested by House; committee on enrollment discharged; transmitted May 20  returned amended; concurred in; referred for enrollment May 22	659 666 1034 1042 1074
293.	reported enrolled May 26.  approved May 27.  A bill relating to grand and superior bodies organized in this State, which have and exercise supervision over secret and fraternal societies, lodges, councils and conclaves in this State, and secure the members thereof, through the lodge system exclusively, an indemnity in case of sickness and death:	1082 1098
<b>294</b> .	introduced by Mr. Park; referred to committee on banks and corporations February 25.  A bill to amend section 2, chapter 52, Howell's annotated statutes, entitled "An act for the protection of children in certain cases." introduced by Mr. Park; referred to committee on judiciary February 25.	326 326
295.	file No. 124.  A bill to facilitate proceedings in courts of justice in this State, to misjoinder of parties, plaintiff or defendant:  210	

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	introduced by Mr. Park; referred to committee on judiciary February 25	326
	reported; general order April 16file No. 123.	752
	committee of the whole; ordered to third reading April 16.	754
206	passed; transmitted April 16	758
200.	introduced by Mr. Park; referred to committee on judiciary February	
	25	326
	file No. 122.	coc
	reported; general order April 10re-referred April 14	686 708
	reported; general order June 4	1173
	referred to committee on judiciary June 23	1372
	substitute reported; general order June 24title of substitute:	1391
	"A bill to provide salary of and for the appointment of clerks for the circuit court commissioners of Wayne county."	
	committee of the whole; ordered to third reading June 24	1409
	passed; immediate effect; transmitted June 25	1417
	returned amended; concurred in; referred for enrollment July 2reported enrolled July 2	1558 1565
	approved July 3	1567
297.	A bill to amend sections 3 and 4 of chapter 1, title 1, of an act entitled "An	
	act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, as amended by	
	act No. 398 of the local acts of 1885, approved June 20, 1885, and to repeal	
	all acts inconsistent therewith:	
	introduced by Mr. Park; referred to committee on banks and corpora- tions February 25	326
298.	A bill to authorize the village of East Tawas to borrow money for the con-	320
	struction of an electric light plant in said village, and to issue bonds	
	therefor: introduced by Mr. Fridlender; referred to committee on cities and villages	
	February 25	326
	February 25 reported; rules suspended; passed; immediate effect; transmitted March	
	5returned; referred for enrollment April 7	400 671
	reported enrolled April 10	700
	approved April 10	. <b>69</b> 3
299.	A bill making an appropriation for the maintenance and support of the Mining School at Houghton, in the county of Houghton, for the years 1891	
	and 1892;	
	introduced by Mr. Miller; referred to committee on Mining School	
	February 25reported; referred to committee on finance April 30	326 877
	reported; general order May 7	941
	made special order for May 28, May 26	1094
	file No. 204. committee of the whole; ordered to third reading; made special order for	
	June 4. May 28	1118
	June 4, May 28passed; immediate effect; transmitted June 4	1183
	returned amended; concurred in; referred for enrollment June 23	1379 1399
	reported enrolled June 24	1402
<b>3</b> 00.	approved June 24  A bill to amend sections 5, 6, 7, 8, 9, 14 and 15 of an act entitled "An act to	
	protect lish and to regulate fishing in the waters of this State by providing	
	close seasons for certain kinds of fish, by prohibiting the catching of fish in certain specified ways, by prohibiting the catching of fish of certain	
	sizes and in certain waters, and for certain purposes, by prohibiting the	
	sizes and in certain waters, and for certain purposes, by prohibiting the obstruction of the free passage of fish, and by prohibiting the sale of cer-	
	tain kinds of fish; to protect persons engaged in fish culture and to repeal inconsistent acts," approved May 24, 1889, and to add 3 sections to said	
	not not bound approved may 21, 1000, and 00 and 0 bounder w band	

•	PAGE.
introduced by Mr. Park; referred to committee on fisheries Februar	
25	327
301. A bill to provide for the apportionment of the State of Michigan into repre	<del>}-</del>
sentative districts:	327
introduced by Mr. Benson; tabled February 25taken up; referred to select committee on apportionment May 20	1037
reported: general order May 26	1083
committee of the whole; ordered to third reading May 26	1086
reported; general order May 26 committee of the whole; ordered to third reading May 26 passed; transmitted May 26 returned amended; concurred in; referred for enrollment May 27	_ 1088
returned amended; concurred in; referred for enrollment May 27	_ 1106
reported enrolled May 28	_ 1115 _ 1128
approved May 29.  302. A bill to provide for the licensing of private banks:	_ 1120
introduced by Mr. Stevens; referred to committee on banks and corpore	à-
tions February 25	_ 327
303. A bill to amend sections 1, 12, 17 and 18 of public act No. 276 of 1889, ent	i-
tled "An act for the protection of game," approved July 6, 1889:	
introduced by Mr. Stevens; referred to committee on fisheries Februar	y 327
304. A bill to divide the State of Michigan into 12 congressional districts:	_ 021
introduced by Mr. Withington; referred to select committee on apportion	<b>1</b> -
ment February 25	327
file No. 182.	500
substitute reported; general order April 15title of substitute:	726
"A bill to divide the State into twelve congressional districts."	
file No. 190.	
committee of the whole; ordered to third reading April 28	841
passed; transmitted April 29	859
returned amended; tabled June 4	. 1189
file No. 217. taken up; made special order for June 10, June 9	. 1205
special order reconsidered; amendments non-concurred in; transmitte	1200 d
June 9	1217
amendments insisted upon by House June 11	1234
conference committee appointed June 11	1239-53
305. A bill for the apportionment of Senators in the State Legislature:	_
introduced by Mr. Withington; referred to select committee on apportionment February 25	327
tionment February 25 substitute reported June 5 (see Senate Bill No. 277)	1192
file No. 183.	
306. A bill to further amend section 834 of the compiled laws of 1871, being sec	
tion 874 of Howell's annotated statutes, relative to the organization of the	ıe
military forces of the State:	ro.
introduced by Mr. Withington; referred to committee on military affair February 25	_ 327
reported; general order April 30.	. 878
committee of the whole; ordered to third reading May 6	926
passed; immediate effect; transmitted May 6	929
returned; referred for enrollment May 26	1084
reported enrolled May 26	1089 1115
approved May 28	al
School in the Upper Peninsula:	
introduced by Mr. Stevens: referred to committee on Normal School	ol
routuary 20	020
308. A bill regulating the qualifications of persons engaged in the practice of medicine:	ΣI
introduced by Mr. Park; tabled February 25	328
309. A bill to authorize the village of Fremont, Newaygo county, to raise mone	J
by taxation of the private property in said village for the purpose of assis	ŧ-
ing manufactures, and in promoting the growth of the village:	
introduced by Mr. Mugford; referred to committee on cities and village	
February 25substitute reported; general order May 27	328 1090
	1000

passed; transmitted March 24			Page.
passed; immediate effect; transmitted May 27		"A bill to authorize the village of Fremont, Newaygo county, to raise money to make public improvements in said village, to issue bonds therefor, and to provide for the levy of taxes therein to pay the	
title of substitute:  "A bill to authorize the village of Fremont, Newaygo county, to borrow money for the purpose of putting in and constructing sewers, drains, and water courses in said village, and to issue bonds for the payment of the same."  returned; referred for enrollment June 18		passed; immediate effect; transmitted May 27 returned; referred for enrollment May 29 reported enrolled June 1 vetoed; reconsidered; tabled June 9 taken up; referred to committee on cities and villages June 16	1108 1133 1140 1203
returned; referred for enrollment June 18		ted June 17title of substitute:  "A bill to authorize the village of Fremont, Newaygo county, to borrow money for the purpose of putting in and constructing sewers, drains,	1289
introduced by Mr. Wisner; referred to committee on judiciary February 25 reported; general order May 6	310.	of the same." returned; referred for enrollment June 18	1330
committee of the whole; ordered to third reading May 6		introduced by Mr. Wisner; referred to committee on judiciary February 25	
introduced by Mr. Park; referred to committee on judiciary February  25		committee of the whole; ordered to third reading May 6 passed; immediate effect; transmitted May 6 returned; referred for enrollment June 19 reported enrolled June 23	929 1350 1373
file No. 136.  312. A bill to amend section 7388 of the compiled laws of 1871, being section 8965 of Howell's annotated statutes relative to costs in certain cases:  introduced by Mr. Park; referred to committee on judiciary February  25	311.	A bill to preserve personal liberty. introduced by Mr. Park; referred to committee on judiciary February	328
file No. 137.  committee of the whole; ordered to third reading March 25	312.	file No. 136.  A bill to amend section 7388 of the compiled laws of 1871, being section 8965 of Howell's annotated statutes relative to costs in certain cases: introduced by Mr. Park; referred to committee on judiciary February	200
passed; transmitted April 21	•	file No. 137.	424
introduced by Mr. Park; referred to committee on judiciary February  25  reported; general order March 19  committee of the whole; ordered to third reading March 24  passed; transmitted March 24  returned; non-concurred in July 3  314. A bill to amend sections 1, 2 and 4 of act No. 163 of the public acts of 1851  for the State of Michigan, being an act entitled "An act to provide for the letting to contract, furnishing of fuel and stationery for the use of the State and also the State printing and binding as amended by act No. 61 of	313.	passed; transmitted April 21 returned non-concurred in July 3.  A bill to amend compiler's section 723 of the compiled laws of 1871, being compiler's section 762 of Howell's annotated statutes, relative to constables	780
committee of the whole; ordered to third reading March 24 552 passed; transmitted March 24 557 returned; non-concurred in July 3 1570 314. A bill to amend sections 1, 2 and 4 of act No. 163 of the public acts of 1851 for the State of Michigan, being an act entitled "An act to provide for the letting to contract, furnishing of fuel and stationery for the use of the State and also the State printing and binding as amended by act No. 61 of		introduced by Mr. Park; referred to committee on judiciary February 25	
	314.	committee of the whole; ordered to third reading March 24  passed; transmitted March 24  returned; non-concurred in July 3  A bill to amend sections 1, 2 and 4 of act No. 163 of the public acts of 1851 for the State of Michigan, being an act entitled "An act to provide for the letting to contract, furnishing of fuel and stationery for the use of the State, and also the State printing and hinding, as amended by act No. 61 of	552 557 1570

	PAGE.
346, 347 and 349 of Howell's annotated statutes, as amended by act No. 20	3
of the session laws of 1889 of the State of Michigan:	
introduced by Mr. Boughner; referred to committee on State affair	
February 25reported; general order March 17	. 329
file No. 157.	471
committee of the whole; ordered to third reading April 10	692
passed; immediate effect; transmitted April 10	695
returned amended; concurred in; referred for enrollment May 12	973
reported enrolled May 15	1016
approved May 19	1033
315. A bill to provide that every lease of goods and chattles shall be absolute	7
void as against creditors of the lease and as against subsequent purchase	8
in good faith, unless the lease or a true copy thereof shall be filed in the office of the township clerk of the township or the city clerk of the cit	B. 
where the lessee resides:	y
introduced by Mr. Prindle; referred to committee on judiciary, Februar	V
25	~~~
reported; tabled March 5	402
file No. 135.	
316. A bill to provide for the pensioning of the widows and orphans of men	
bers of the metropolitan police force of the city of Detroit, killed or dyin	
from the effects of injuries received while in the performance of their duty and also to provide for a pension for members of the metropolitan police	
force of the city of Detroit who are injured or totally or partially disable	4
from injuries received while in the performance of their duty, and to pre-	<b>.</b>
vide for a fund for and manner of payment of such pensions:	
introduced by Mr. Park; referred to joint committee on cities an	3
villages and judiciary, February 25reported; rules suspended; passed; immediate effect; transmitted, Apr	_ 329 [,]
reported; rules suspended; passed; immediate effect; transmitted, Apr	.1
15	₋ 722
file No. 138. returned amended; requested by House; transmitted, June 18	1220_24
returned amended; concurred in; referred for enrollment, June 19	1354
reported enrolled June 23	
approved June 24	1392
317. A bill making appropriations for the Reform School for the years 1891 an	al '
1892:	•
introduced by Mr. Benson; tabled February 25taken up; referred to committee on Reform School, April 16	. 329 [,] . 747
referred to committee on Marquette Prison, June 2	1164
substitute reported; referred to committee on finance, June 2	1164
title of substitute:	
"A bill making appropriations for building a shop at the Michigan State	е
House of Correction and Branch of the State Prison in the upper	r
peninsula."	1400
reporterd; general order June 25committee of the whole; ordered to third reading; made special order	1423
for June 26, June 25	1437
passed; immediate effect; transmitted June 26	1439
318. A bill to authorize the city of Coldwater to create and appoint and pr	
scribe the powers and duties and fix the compensation of a board of con	
missioners to have the care and management of the system of water-worl	ļ <del>-</del>
	<b>B</b>
and of the electric light plant of said city when the same shall be in oper	<b>B</b>
and of the electric light plant of said city when the same shall be in oper- tion:	B 1-
and of the electric light plant of said city when the same shall be in oper- tion: introduced by Mr. Milnes; referred to committee on cities and village	B 1- 8
and of the electric light plant of said city when the same shall be in oper- tion: introduced by Mr. Milnes; referred to committee on cities and village February 25	s - s - 329
and of the electric light plant of said city when the same shall be in oper- tion: introduced by Mr. Milnes; referred to committee on cities and village February 25	s - s - 329
and of the electric light plant of said city when the same shall be in oper- tion: introduced by Mr. Milnes; referred to committee on cities and village February 25 file No. 140. reported; general order March 3 re-referred March 4	s s s s s s s s s s s s s s s s s s s
and of the electric light plant of said city when the same shall be in oper- tion:     introduced by Mr. Milnes; referred to committee on cities and village     February 25     file No. 140.     reported; general order March 3     re-referred March 4     substitute reported; rules suspended; passed; immediate effect; tran	s 329· - 366 - 380·
and of the electric light plant of said city when the same shall be in oper- tion: introduced by Mr. Milnes; referred to committee on cities and village February 25 file No. 140. reported; general order March 3 re-referred March 4 substitute reported; rules suspended; passed; immediate effect; tran- mitted, March 19	s 329· - 366 - 380·
and of the electric light plant of said city when the same shall be in oper- tion:     introduced by Mr. Milnes; referred to committee on cities and village     February 25     file No. 140.     reported; general order March 3     re-referred March 4     substitute reported; rules suspended; passed; immediate effect; tran	s 329 - 366 - 380 - 510

		PAGE.
	commissioners to have the care and management of the system of water-works and of the electric light plant of said city, when the same shall be in operation."	
	returned; referred for enrollment May 20	1044
	reported enrolled May 21	1052
	approved May 21	1060
319,	approved May 21  A bill to establish a department of stationery and supplies for the purpose of supplying the State departments and institutions with such articles	
	from one central head and supervision, and to provide for proper inspection of the goods furnished to such department:	
	introduced by Mr. Boughner; referred to committee on State affairs Feb-	
	reported; general order March 17	329 472
	file No. 160.	
	committee of the whole; ordered to third reading April 8	674 677
	passed April 8 immediate effect; transmitted April 9 returned amended; referred to committee on printing, May 21	680
	returned amended; referred to committee on printing, May 21	1065
<b>32</b> 0.	A bill to authorize the county of Wayne to condemn property to the public use for county buildings;	
	introduced by Mr. Prindle; referred to joint committee on cities and	
	villages and judiciary, February 25	330
	reported; general order April 28 committee of the whole; ordered to third reading April 28	843 843
	passed: immediate effect: transmitted April 29	867
	substitute returned; referred to committee on counties and townships,	1334
	June 18title of substitute:	1994
	"A bill to authorize the county of Wayne to borrow money and to issue	
	bonds for the purposes of building a public building and to purchase or condemn lands as a site for the same."	
	reported: general order June 23	1381
	committee of the whole; ordered to third reading June 23	1383
291	passed; immediate effect; transmitted June 24.  A bill to amend section 1 of an act, entitled "An act to provide for the	1405
·)41.	establishment of a board of health for the city of Detroit," approved May	
	26, 1881, and to repeal all acts inconsistent therewith:	
	introduced by Mr. Park; referred to committee on public health February 25	330
	reported; general order March 19	504
	file No. 166.	886
	committee of the whole; ordered to third reading April 30	887
	passed; transmitted April 30	1568
322.	A bill to prohibit banks and bankers receiving deposits or transacting	
	business unless incorporated under the banking law of this State or of the United States:	
	introduced by Mr. Park; referred to committee on banks and corpora-	
393	tions, February 25	330
<b>020</b> .	districts in this State:	
	introduced by Mr. Taylor; referred to select committee on apportionment February 25	330
324.	A bill to provide for the establishment of lady professorships in the Univer-	330
	sity of the State of Michigan:	000
	introduced by Mr. Benson; tabled February 25- taken up; referred to committee on banks and corporations April 28	330 844
	substitute reported; referred to committee on University May 5	915
	title of substitute:	
	"A bill to authorize the employment of women as professors, instructors and lecturers in the University of Michigan, and to exempt from taxa-	
	tion the property of the Women's Auxiliary Association of the Univer-	
	sity of Michigan and to authorize the incorporation of said association	
	and to empower such corporation to hold property for its use and purposes."	

		PAGE
	file No. 202.	
	substitute reported; general order June 17.	1287
	"A bill to exempt from taxation the property of the Women's Auxiliary Association of the University of Michigan, and to accept for the Uni-	
	versity the aid of said association." committee of the whole; ordered to third reading June 17	1302 1312
	passed; immediate effect; transmitted June 17	1342 1373
<b>32</b> 5.	approved June 22.  A bill to provide for the assessment of property and the levy of taxes thereon, and for the collection of taxes heretofore and hereafter levied and to repeal act No. 195 of the session laws of 1889, and all other acts or parts of acts in anywise contravening any of the provisions of the same:	1369
202	introduced by Mr. Wilkinson; referred to select committee on taxation February 25	330
-326.	A bill to pay Charles Fournier certain money and the interest thereon collected of him by the agent of the State of Michigan for the timber cut upon land to which the State erroneously claimed title:	
<b>32</b> 7.	introduced by Mr. Porter; referred to committee on claims and public accounts February 25	330
	Treasurer: introduced by Mr. Wilkinson; tabled February 25  A bill to repeal the charter of and re-incorporate the village of Bronson	331
<b>-020.</b>	under the general laws: introduced by Mr. Milnes; referred to committee on cities and villages February 25	331
329.	A bill to exempt incorporated villages from the assessment and payment of township highway taxes:	331
<b>33</b> 0.	introduced by Mr. Benson; tabled February 25.  A bill to establish the Michigan Home for Feeble Minded Persons and making appropriations for the same:	
<b>.33</b> 1.	introduced by Mr. Wisner; tabled February 25	331
	introduced by Mr. Wisner; referred to committee on insurance February	331
	reported; general order March 26	574 624
	committee of the whole; ordered to third reading March 31passed; transmitted April 1returned non-concurred in July 3	634 1569
<b>33</b> 2.	A bill to detach the townships of Fairfield, Rush, New Haven, and Hazelton from the county of Shiawassee and attach the same to the county of Saginaw:	
333.	introduced by Mr. Wisner; tabled February 25.  A bill to provide for a system of lighting the streets and highways of the village of Plymouth, county of Wayne, State of Michigan, and to provide a system of water-works for the extinguishing of fires in said village, and to issue bonds for said purpose in the sum of not to exceed 2½ per cent of the assessed valuation of said village and to provide for the payment of the said	331
	bonds: introduced by Mr. Weiss; tabled February 25	331
334.	A bill to limit the extravagant expenditures of money of candidates for public office to a specified amount and to prevent corruption of the election franchise:	
	introduced by Mr. Wilcox; referred to select committee on taxation February 25 referred to select committee on elections April 15	334 7 <b>3</b> 7
335.	A bill to amend section 7 of an act of the Legislature, entitled "An act to provide for the appointment of a game and fish warden and to prescribe his powers and duties." approved March 15, 1887:	

		PAGE.
	introduced by Mr. Park; referred to committee on fisheries Feb-	
	ruary 25	334
336.	A bill to regulate the power of courts of justice in this State in relation to	
	the trials of actions of negligence pending before them:	
	introduced by Mr. Park; referred to committee on judiciary February	
	25 (see Errata).	
	file No. 144	

### III.-HISTORY OF SENATE JOINT RESOLUTIONS.

Numbered as introduced. Printed joint resolutions are given a file number.

1.	A	joint resolution to amend section 1 of article 9, of the constitution of the State of Michigan relative to the salaries of certain State officers: introduced by Mr. Toan; referred to committee on judiciary January 30	142
		reported; rules suspended; not passed February 19	262
		reconsidered; tabled February 20taken up; substitute offered; concurred in; rules suspended; passed; immediate effect; transmitted March 5	281 404
		file No. 1.	
		title of substitute:	
		"Joint resolution proposing an amendment to section 1, article 9, of the constitution of this State, relative to the salary of the Attorney General."	
		returned; referred for enrollment March 10	434
		reported enrolled March 10	441
		approved March 12	452
2.	٨	joint resolution for the relief of Joseph Schefneker for money due him for service and expense in recruiting for the 14th regiment volunteer infan-	
		try: introduced by Mr. Wisner; referred to committee on claims and public	
		accounts February 6.	166
		reported; rules suspended; passed; transmitted February 18	242
		returned; non-concurred in July 3.	1568
3.	A	joint resolution authorizing the board of State auditors to investigate, examine and settle any claim found to be due Robert Lake, of the city of Jack-	1000
		son, against the State of Michigan, for damages or compensation by reason of extra or additional work performed and material furnished by said Lake at the request of the warden and board of inspectors of the State Prison at	
		Jackson, in this State:	
		introduced by Mr. Withington; referred to committee on State Prison February 13	213
4.	A	joint resolution to amend section 1 of article 6 of the constitution of the State of Michigan relative to the judicial department:	
		introduced by Mr. Prindle; referred to committee on constitutional amendments February 19.	248
5.	A	joint resolution to amend section 28 of article 4 of the constitution, so that	
		no bill shall be introduced into either House of the Legislature after the first thirty days of a session shall have expired:	
		introduced by Mr. Crocker; referred to committee on judiciary February	000
		19	269 372
		reported; general order March 3file No. 2.	3/2
		committee of the whole; ordered to third reading March 10	436
		not passed March 10.	439
€.	A	joint resolution authorizing the Board of State Auditors to examine, adjust and settle the claim of John Cutler, under certain circumstances:	104

	Page.
introduced by Mr. Beers; referred to committee on claims and public accounts, February 24	292
reported; general order May 22 committee of the whole; all after preamble stricken out, June 19 7. A joint resolution authorizing the Board of State Auditors to investigate examine and settle any claim found to be due Josiah W. Begole from the State of Michigan for moneys paid, laid out and expended by him as Gover nor of the State, in the case of Dullam vs. Wilson:	1303
introduced by Mr. Wisner; referred to committee on claims and public	
accounts, February 24	- 593 - 895
passed; immediate effect; transmitted May 1	_ 898
reported enrolled May 19	_ 1029
approved May 20	'- B
thereon: introduced by Mr. Wilcox; referred to committee on public buildings	3,
February 25reported; general order June 11	. 318 . 1233
tabled June 18 file No. 3.	1341
<ol> <li>A joint resolution to authorize the Board of State Auditors to settle the clair of Charles Bresler for the unpaid portion of circulating notes or bills. introduced by Mr. Park; referred to committee on claims and publications.</li> </ol>	
accounts, February 25	_ 327
committee of the whole; ordered to third reading March 25	. *567
not passed; reconsidered, tabled; taken up; tabled, March 25ordered spread on the Journal, March 25	_568-69 _ 570
taken up; title amended; passed; transmitted, March 31returned non-concurred in July 3	- 625 - 1568
•	

## IV.—HISTORY OF HOUSE BILLS IN SENATE.

Numbered in order of introduction in House. File numbers are given to printed bills.

<ol> <li>Not received.</li> <li>A bill to amend chapter 16 by adding one section thereto to stand as section 3; sections 7 and 16 of chapter 25, and sections 2 and 12 of chapter 26 of act No. 333 of the session laws of 1889, entitled "An act to incorporate the city of Cheboygan, and to repeal an act entitled 'An act to reincorporate the village of Cheboygan, in the county of Cheboygan,' approved March 27, 1877," approved March 13, 1889: file No. 9.</li> </ol>	
received; referred to committee on cities and villages, February 4reported; general order February 5committee of the whole; ordered to third reading February 5passed; immediate effect; returned February 6	151 156 167 192

^{*} Erroneously paged as 667.

			Pagi
3	. A	bill to prevent the spearing of fish and the catching of fish with nets or seines in the waters of Hamlins' lake, Mason county, Michigan:	
<b>4</b> .	A	received; referred to committee on fisheries, June 23	137
		received; referred to committee on Asylum for the Insane, April 13reported; amended; general order April 29committee of the whole; ordered to third reading April 29	700 84 86
5.	A	passed; immediate effect; returned April 29	86
		file No. 45. received; referred to committee on judiciary, April 29	86
		reported; general order April 30 committee of the whole; ordered to third reading May 1	90 90
6.	A	passed: immediate effect; returned May 6	92
		to repeal all acts or parts of acts inconsistent with the provisions of this act:	
		file No. 32, received; referred to committee on railroads, April 29	85
		reported; general order to be considered June 10, June 41 committee of the whole; ordered to third reading June 10 passed; returned June 11	174-( 123) 124(
7.	A	bill to amend section 3, of article 3, of act No. 174 of the public acts of 1883, entitled, "An act to amend sections 7, 30, 36 and 41 of article 2, and sections 3 and 5 of article 3, and section 14 of article 4, and to add two new sections to article 3, to stand as sections 45 and 46, and a new section to article 5, to stand as section 22, of an act entitled 'An act to revise the	
		laws providing for the incorporation of railroad companies, and to regulate the running and management and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State." Approved May 1st, 1873, being act No. 198, session laws of 1873.	
		The section hereby amended is section 3360 of Howell's annotated statutes, volume 3: file No. 354.	
		received; referred to committee on railroads, May 14reported; amended; general order to be considered June 10, June 4	1008 1176
		committee of the whole, June 10 made special order for June 16, June 11	1232 1250
		committee of the whole, June 16	1278 1303
		passed; returned June 17 returned; non-concurred in; conference asked and granted, June 18 113.	
		returned with report, June 18	1345 1359
		conference report rejected, June 24notice of reconsideration filed, June 24	1399 1406
		reconsidered; rejected, June 25 conference asked, June 25	1427 1431
		Senate committee appointed, June 25 notice of House committee, June 26 returned with report; concurred in; returned, June 26	1435 1442
3.	A	bill to provide for ceding to the United States of America exclusive jurisdiction over the site and grounds selected for the erection of a public building	1451
		for the use of the United States postoffice and for other public purposes in the city of Lansing, Michigan, during the time the United States shall be or remain the owner thereof, for all purposes except the administration of	
		the criminal laws of the State of Michigan and the service of civil process therein:	

		Page
	received; referred to committee on federal relations January 14	8
	substitute reported; general order January 16	9:
	title of substitute same as above with addition of words "and criminal"	
	before the word "process."	_
	committee of the whole; ordered to third reading January 16	90
	passed; immediate effect; transmitted January 16	- 9
	returned; referred for enrollment January 20.	104
	reported enrolled January 21	10
0	approved January 21  A bill to incorporate the city of Port Michigan, and to repeal all acts and parts	118
₩.	of note incorporate the city of Fort micrigan, and to repeat all acts and parts of note incorporating the willows of Posters However all lasts and notes	
	of acts incorporating the village of Benton Harbor, and all acts and parts of acts incorporating the village of St. Joseph, and all acts amending the	
	charter of either of said villages:	
	file No. 364.	
	received; referred to committee on cities and villages May 8	956
	reported: general order May 27	1108
	reported; general order May 27 rules suspended; ordered to third reading; special order for June 2, May	
	21	1108
	not passed; reconsidered; tabled June 2taken up; referred to committee on cities and villages June 24	1143
	taken up; referred to committee on cities and villages June 24	1396
	substitute reported; general order June 24	1401
	title of substitute:	
	"A bill to authorize the city of St. Joseph to issue bonds for public	
	improvements."	
	committee of the whole; ordered to third reading June 25	1420
	passed; immediate effect; transmitted June 25	1431
	returned; referred for enrollment June 26	1448
	reported enrolled June 29	1464
••	approved June 30	1503
	Not received.  Not received.	
10	Not received.	
	A bill authorizing the board of managers of the Michigan Soldiers Home to	
10.	sell certain real estate now belonging to the State of Michigan and to	
	apply the proceeds of such sale to the improvement of the grounds of that	
	institution:	
	received; referred to committee on Soldiers' Home May 21	1064
	reported; referred to committee on finance June 10	1230
	reported; general order June 17	1288
	reported; general order June 17committee of the whole; ordered to third reading June 17	1301
	passed; immediate effect; returned June 17	1311
14.	A bill to repeal act No. 451 of the laws of Michigan of the year 1867, entitled	
	"An act to provide for the protection and preservation of fish in certain	
	lakes in the county of Cass." approved March 26, 1867, as amended by act	
	No. 361 of the laws of Michigan of the year 1869, approved March 30, 1869: received; referred to committee on fisheries January 16.	
	received; referred to committee on fisheries January 16	92
	reported; general order January 16	95
	committee of the whole; ordered to third reading January 16	96
15	passed; immediate effect; returned January 16	98
10.	A bill to amend section 1 of act 450 of the laws of Michigan of the year 1871,	
	entitled, "An act to provide for the protection and preservation of fish in certain lakes of Cass and Berrien counties." Approved April 15, 1871:	
	received; referred to committee on fisheries January 16	91
	reported; general order January 16	95
	committee of the whole; ordered to third reading January 16	96
	passed; immediate effect; returned January 16	97
16	Not received.	•
	A bill to incorporate the village of Athens, Calhoun county:	
	file No. 44.	
	received; referred to committee on cities and villages February 11	188
	reported; amended; general order March 10.	429
	committee of the whole; ordered to third reading March 24	551
	passed; immediate effect; returned March 24	5 <b>54</b>
18.	A bill to authorize the village of Union City, in the county of Branch, to	

		PAGE.
	raise money to make public improvements in said village, to issue bonds therefor and to provide for the levy of taxes therein to pay the same: file No. 4.	
	received; referred to committee on cities and villages February 10	181 228
	committee of the whole; ordered to third reading February 20passed; immediate effect; returned February 25	283 332
19.	A bill to amend sections 5 and 9 of act 140, laws of 1889, being an act entitled "An act to authorize the formation of corporations for acquiring, holding,	
	leasing and selling real estate and for the erection of buildings thereon," approved June 8, 1889:	
	file No. 320. received; referred to committee on banks and corporations April 28 reported; general order April 29	838 856
	committee of the whole; ordered to third reading May 1 passed; immediate effect; returned May 1	886 901
20.	Not received.	002
21,	A bill to prohibit the use of oleomargarine, butterine, or any other substitute for butter, in any of the public institutions of this State, and to provide the	
	punishment therefor: file No. 48.	
	received; referred to committee on public health February 19 reported; tabled March 18	263 494
	taken up; general order April 24	812
	taken up; general order April 24committee of the whole; ordered to third reading April 28	822
00	passed; returned April 28	835
44.	A bill to provide for the adoption and change of name of minors, and for making them heirs at law of the person or persons adopting them, and to	
•	repeal act No. 144 of the public acts of 1887, relative to the adoption and	
	change of name of minors and making them heirs at law of the person or	
	persons adopting them: file No. 315.	
	received: referred to committee on judiciary. May 1	894
	reported; general order May 7committee of the whole; amended, ordered to third reading, May 7	938
	committee of the whole; amended, ordered to third reading, May 7	950 957
93	passed; returned May 8	301
	Not received.	
	Not received.	
	Not received.	
	Not received.  A bill to repeal act No. 254 of the public acts of the year 1889, being an act	
<b></b>	relating to the election of Representatives to the State Legislature in dis-	
	tricts where more than one is to be elected: file No. 17.	
	received; referred to committee on judiciary February 3reported; general order February 12	147 195
	committee of the whole; ordered to third reading February 12 passed; returned February 13	214 215
	Not received. Not received.	
31.	A bill to amend sections 5 and 6 of chapter 32 of the compiled laws of	1
0	1871, being compiler's sections 1477 and 1478 of Howell's annotated statutes, being an act to provide for the recording of town plats and for vacating	
	the same in certain cases: • file No. 318.	
	received; referred to committee on judiciary May 7	940
	reported; general order May 22committee of the whole; ordered to third reading May 22	1072 1078
	passed: returned May 22	1081
32.	A bill to amend sections 26 and 29 of an act entitled, "An act to amend sections 26 and 29 of act No. 147 of the session laws of 1877, entitled, 'An act	
	to revise and amend sections 6, 11, 13, 19 and 21 of an act entitled, 'An act	
	to provide for a municipal court in the city of Grand Rapids, to be called the superior court of Grand Rapids," being act No. 49 of the session laws	: !

		PAGE.
	of 1875, approved March 24, 1875, as amended by act No. 100 of the session laws of 1879, entitled "An act to amend sections 26, 28 and 29 of act No. 147 of the session laws of 1877, entitled "An act to revise and amend sections 6, 11, 13, 19 and 21 of an act entitled "An act to provide for a municipal court in the city of Grand Rapids, to be called the superior court of Grand Rapids," being act No. 49 of the session laws of 1875, approved March 24, 1875, and to add six new sections to the act to stand as sections 24, 25, 26, 27, 28 and 29, approved May 23, 1877. file No. 296.	
33.	received; referred to committee on judiciary April 21	779 846
34.	acceived; referred to committee on judiciary January 23 reported; rules suspended; third reading; tabled January 30 taken up; rules suspended; not passed; reconsidered; tabled April 1 taken up; rules suspended; passed; immediate effect; returned April 15 A bill to incorporate the public schools of the township of Munising, in the county of Alger:	127 133 644 730
25	file No. 6. received; referred to committee on education and public schools February 6. reported; amended; general order March 4. committee of the whole; ordered to third reading March 4. passed; immediate effect; returned March 5. Not received.	168 377 407 410
	A bill to amend sections 3 and 6 of chapter 41 of the compiled laws of 1871, being sections 1594 and 1597 of Howell's annotated statutes, with reference to interest on money and on judgments: file No. 212.	•
	received; referred to committee on judiciary May 12 reported; general order May 21 committee of the whole; ordered to third reading May 22 joint committee asked May 22 Senate committee appointed May 26 notice of House committee May 27 substitute reported and tabled June 4 title of substitute:  "A bill to regulate the interest of money on account, interest on money, judgments, verdicts, etc." See errats.	1078 1080 1087 1099 1178
37.	A bill to create the office of toll road commissioner and to define the duties thereof and to amend section 18 of act No. 44 of the session laws of 1853, entitled "An act to amend sections 3, 9, 19 and 20 of an act entitled 'An act relative to plank roads,'" approved March 13, 1848, and to add thereto six new sections to stand as sections 25, 26, 27, 28, 29 and 30, the same being section 3583:  file No. 34.	
	received; referred to committee on judiciary May 1substitute reported; general order June 26title of substitute:  "A bill to put toll roads and bridges under the supervision of the township highway commissioner, and to tax the said road and bridge com-	1442
39.	panies for the same."  committee of the whole; ordered to third reading June 29  Not received.  Not received.  A bill to provide for the appointment of city physicians for the city of Detroit by the board of poor commissioners of said city, and to provide for the regulation of their duties:	1462
	file No. 401. received; referred to committee on cities and villages May 22reported; rules suspended; passed May 28immediate effect; returned May 28	1123

		PAGE.
	Not received. A bill to create the thirtieth judicial circuit, providing for the holding of courts therein, and for the employment, duties and compensation of a stenographer for said circuit: file No. 1.	
	received; referred to committee on judiciary February 4	150 156
	Not received.  A bill to amend chapter 1 of act No. 48 of the session laws of 1882, entitled "An act to re-incorporate the city of Manistee," approved March 15, 1882: received; referred to committee on cities and villages January 21	113
46. 47. 48. 49.	Not received. Not received. Not received. Not received. Not received. Not received. A bill to amend section 18 of chapter 114 of the revised statutes of 1846, entitled "Of proceedings against debtors by attachment," being compiler's section 8003 of Howell's annotated statutes:	
51.	file No. 8. received; referred to committee on judiciary February 2. reported; general order February 12. committee of the whole; ordered to third reading February 12. passed; returned February 13.  A bill to organize the county of Dickinson:	145 198 214 216
<b>U1.</b>	file No. 14.  received; referred to committee on counties and townships May 8 reported; amended; general order; special order for May 20, May 14 committee of the whole; ordered to third reading May 20 passed; returned May 20	961 1011 1045 1049
	Not received.  A bill to amend section 10 of chapter 7 of act No. 326 of local acts of 1883, entitled "An act to provide a charter for the city of Detroit," and to repeal all acts or parts of acts in conflict therewith," approved June 7, 1883: received; referred to select committee of Senators from 1st, 2d and 3d dis-	1030
' 54.	tricts July 1 substitute reported; rules suspended; passed; returned July 1 title of substitute: "A bill to amend section 1 of chapter 4 and section 10 of chapter 7 of act No. 326 of the local acts of 1883, entitled 'An act to provide a charter for the city of Detroit and to repeal all acts and parts of acts in conflict therewith,' approved June 7, 1883."  A bill to provide for the election of a county commissioner of schools, for the appointment of school examiners, and to define the duties and fix the com- pensation for the same, and to repeal all existing acts or parts of acts con- flicting with the provisions of this act: file No. 430.	1529 1542
<b>KK</b>	received; referred to committee on education and public schools June 4. reported; amended; general order June 5	1180 1193 1197 1205 1223 1230 1235 1300
	Not received.  A bill to prevent the spearing of fish in the waters of the inland lakes in the county of Livingston: file No. 112.	, coa
	magained, motormed to committee on fightering March 21	17/1

	reported, general order April 10	PAGE 688
	reported; general order April 10	707 714
57.	Not received.	1 12
	Not received.	
	Not received.	
60.	A bill to amend section 19 of chapter 3, of act No. 164 of the session laws of	
	1881, being section 5071 of Howell's annotated statutes, and section 3 of chapter 10, of act No. 164 of the session laws of 1881, being section 5134 of Howell's annotated statutes relative to revising and consolidating the laws in relation to public instruction and primary schools: file No. 102.	
	received; referred to committee on education and public schools March 18	491
	reported; general order March 24committee of the whole; ordered to third reading March 27	550 594 615
61.	passed; returned March 30	
	file No. 471.	1202
	received; referred to committee of the whole July 1	1535
	committee of the whole; amended, ordered to third reading; passed; immediate effect; returned July 1	1546
62.	Not received.	1010
	A bill to amend section 10 of act No. 49 of the public acts of 1875, entitled	
•	"An act to provide for a municipal court in the city of Grand Rapids to be	
	called the Superior Court of the city of Grand Rapids," approved March 24,	
	1875, the same being Section 6573 of Howell's annotated statutes of Mich-	
	igan, so far as the same relates to the salary of the clerk of the Superior	
	court: file No. 26.	
	received; referred to committee on judiciary February 11	188
	reported: general order. February 12	197
	committee of the whole; ordered to third reading February 12	202
	passed; immediate effect; returned February 12	203
	Not received.	
	Not received.	
	Received by substitute, see House bill 54.  A bill to amend section 1, act 261, of the public acts of 1859, entitled "An	
υı.	act to require railroad corporations within this State to cut and destroy the	
	noxious weeds which grow on the land occupied by them," being sections	
	2376 and 2377, compiled laws of 1871, and sections 3443 and 3444 of	
	Howell's annotated statutes of Michigan:	
	file No. 137.	
	received; referred to committee on judiciary March 16	469
	reported; general order March 17 committee of the whole; ordered to third reading March 24	475 551
	passed; returned March 24	556
68.	A bill to amend sections 1, 2, 3 and 4 of act No. 193 of the public acts of	000
	1889, being an act entitled "An act to provide for the relief, outside of the	
	Soldiers' Home of honorably discharged indigent Union soldiers, sailors	
	and marines and the indigent wives, widows, mothers and minor children of such indigent or deceased Union soldiers, sailors and marines:	
	file No. 118.	1415
	received; referred to committee on military affairs June 25	1415 1518
	reported; amended; general order, June 30	1527 1527
69.	Not received.	
	A bill to amend sections 1 and 4 of act No. 16 of the public acts of 1862,	
	entitled "An act for the reorganization of the military forces of the State of Michigan," approved January 18, 1862, the same being compiler's sections 868 and 871 of Howell's annotated statutes of the State of Michigan:	•
	file No. 132.	4.0
	received: referred to committee on military affairs March 11	443

	ı	PAGE
	reported; general order April 30	879
	May 5	910
7 <b>1</b> .	A bill to amend sections 1, 12, 27 and 28 of act No. 205 of the public acts of 1887, entitled "An act to revise the laws authorizing the business of banking and to establish a banking department for the supervision of such	
	business: " file No. 38.	
	received: referred to committee on banks and corporations February 17	230
	reported; general order February 18 committee of the whole; ordered to third reading February 19	242
	committee of the whole; ordered to third reading February 19	270
79	passed; immediate effect; returned, February 19	272
73.	Not received.	
	Not received.	
<b>75.</b>	Not received.	
76.	A bill to amend section 35 of chapter 95 of the revised statutes of 1846, being compiler's section 5629 of the compiled laws of 1871, the same being section 7180 of Howell's annotated statutes, relative to attorneys, solicitors and counselors.	
	file No. 16.	004
	received; referred to committee on judiciary February 19	264 369
	reported; general order March 3	436
	Not received.	
78.	A bill making an appropriation for the Michigan Pioneer and Historical Society for the years 1891 and 1892: file No. 7.	
	received; referred to committee on finance and appropriations February	
	reported; general order, February 18	241
	committee of the whole; ordered to third reading February 18third reading; tabled February 15	298
	taken up; not passed; reconsidered; tabled February 25	334
	taken up; passed; immediate effect; returned April 15	729
	Not received. Not received.	
	Not received.	
	Not received.	
83.	A bill providing for the employment of, defining the duties, and fixing the	
	compensation of a stenographer of the 26th judicial circuit of the State of	
	Michigan: file No. 209.	
	received; referred to committee on judiciary March 19	507
	reported; general order April 10	. 686
	committee of the whole; ordered to third reading April 10	697
9.4	passed; immediate effect; returned, April 10	698
OZ.	records in the office of the Adjutant General pertaining to the enlistment.	•
	muster, history and final disposition of the soldiers from this State	
	during the war of the rebellion, and to make an appropriation there	-
	for: file No. 88.	
	received; referred to committee on military affairs March 18	497
	reported; referred to committee on finance March 19	522
	reported; general order March 26	571
	passed; immediate effect; returned March 27	. 594 . 595
85	Not received.	
	. A bill to provide for the appointment, fix the compensation and prescribe the	
	duties of the stenographer of the circuit courts of the counties of Ioeco	
	Ogemaw, Alcona, Crawford and Oscoda, now composing the 23d judicial circuit:	
	received; rules suspended; passed; immediate effect; returned May 21	. 1061

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87.	A bill to amend sections 1° and 2 of act No. 275 of the public acts of 1887, entitled "An act to prohibit railroad companies from taking up their tracks, abandoning their stations and failing to operate their roads in certain cases," approved June 27, 1887: file No. 237.	
	received; referred to committee on railroads April 29	847
	reported; general order June 2	1144
	committee of the whole; ordered to third reading June 3	1168
	passed; returned June 4requested of House June 5	1181 1197
	received; immediate effect; returned June 9	1204
88.	Not received.	1201
	A bill to legalize the action of the electors of the county of Bay in voting to	
	raise the sum of thirty thousand dollars by loan for the purpose of building a bridge across the Saginaw river, and the action of the board of supervisors of said Bay county in submitting said question to the electors of said county:	
	file No. 238.	
	received; referred to committee on roads and bridges April 7	672
<b>9</b> 0.	reported; rules suspended; passed; immediate effect; returned April 23 A bill to designate and establish a State road in the county of Bay, through the townships of Bangor, Monitor and Williams:	802
	file No. 62. received; referred to committee on roads and bridges February 19	263
	reported: general order March 13	458
	reported; general order March 13committee of the whole discharged; rules suspended; passed; immediate	
	effect; returned March 17	482
91.	A bill to amend section 27 of act 244 of the public acts of 1881, entitled "An act to authorize the incorporation of companies for the construction of union railroad stations and depots with the necessary connecting tracks and the management of the same," approved June 9, 1881, the same being	
	section 3484 of Howell's annotated statutes:	
	received; referred to committee on railroads March 26	575
	reported; general order April 10	691
	committed of the whole; ordered to third reading April 14	715
	passed; immediate effect; returned April 16	749
92.	A bill to amend sections 1, 2 and 3, of act No. 122 of the public acts of the	
	year 1877, entitled "An act for the incorporation of associations for yachting, hunting, fishing, boating, rowing and other lawful sporting purposes,"	
	approved May 14, 1877, the same being sections 4817, 4818 and 4819 of How-	
	ell's annotated statutes of the State of Michigan:	
	file No. 170.	
	received; referred to committee on State affairs April 28	834
	reported; general order May 1	892
	committee of the whole; ordered to third reading May 1	903 906
<b>Q</b> 2	passed; immediate effect; returned May 1	300
<i>3</i> 0.	ships of Bloomingdale and Cheshire in the counties of Van Buren and	
	Allegan, and the lakes known as Pugsley's lake and Four Mile lake in the	
	township of Paw Paw, in the county of Van Buren, for a period of ten	
	years:	
	file No. 105.	1075
01	received; rules suspended; passed; immediate effect; returned May 22 Not received.	1075
	Not received.	
	A bill to designate and establish a State road through the township of Mon-	
_ 3.	itor, in the county of Bay:	
	file No. 63.	
	received; referred to committee on roads and bridges February 19	263
	reported; general order March 13committee of the whole discharged; rules suspended; passed; immediate	457
	effect; returned March 18	489
Ω7.	Not received.	200
	A bill to provide for the collection of delinquent drain taxes in Monroe county	
	212	

· ·	PAGE.
which were assessed under act No. 227 of the session laws of 1885, and	
under that act as amended by public acts of 1887 and 1889 and not properly	
returned to the Auditor General:	
file No. 316.	
received; referred to committee on judiciary April 28	833
reported; general order April 30committee of the whole; ordered to third reading May 1	877
committee of the whole; ordered to third reading May I	895
passed; immediate effect; returned May 1	900
99. Not received. 100. Not received.	
101. Not received.	
102. Not received.	
103. Not received.	
104. Not received.	
105. Not received.	
106. Not received.	
107. Not received.	
108. Not received.	
109. A bill requiring certain of the regular terms of the circuit court for the	
county of Berrien to be hereafter held within the city of Niles, in said	
county:	
file No. 28.	
received; referred to committee on judiciary April 28	834
reported; general order June 18 committee of the whole discharged; indefinitely postponed June 18	1330
committee of the whole discharged; indennitely postponed June 18	1331
notice of reconsideration filed June 19	1368
reconsideration tabled June 22	1370
111. A bill to amend section 10 of chapter 148 of the public acts of 1869, entitled	
"An act to revise and consolidate the several acts relating to the support	
"An act to revise and consolidate the several acts relating to the support and maintenance of poor persons," approved April 5, 1869, the same being	
section 1825 of the compiled laws of 1871, and being compiler's section 1764	
of Howell's annotated statutes of Michigan;	
received; referred to committee of the whole July 2	1562
committee of the whole; ordered to third reading; passed; immediate	
effect; returned July 2.  112. A bill to amend section 1817 of the compiled laws of 1871, as amended by	1563
112. A bill to amend section 1817 of the compiled laws of 1871, as amended by	
act 261 of the public acts of 1881, as amended by act 77 of the public acts	
of 1885, as amended by act 284 of the public acts of 1887, and act 273 of the	
public acts of 1887, the same being section 1756 of volume 3 Howell's annotated statutes, and relating to the support of the poor by the public:	
received; tabled January 30.	140
taken up; rules suspended; passed; immediate effect; returned February	110
3	148
113. Not received.	
114. Not received.	
115. Not received.	
116. Not received.	
117. Not received.	
118. A bill to incorporate the city of St. Joseph, in Berrien county, and to repeal	
act No. 267 of the session laws of 1873 and all acts amendatory thereof:	4400
received; rules suspended; passed; immediate effect; returned June 4	1186
119. A bill to declare certain abstracts of the records of the county of Charlevoix public records:	
file No. 459.	
received; referred to committed on judiciary June 24	1403
reported: general order June 30	1494
reported; general order June 30	1497
passed; immediate effect; returned June 30.	1498
120. Not received.	
121. Not received.	
122. Not received.	
123. Not received.	
124. A bill to detach certain territory from the township of Readmond, Emmet	

		PAGE
	county, and to attach the same to the township of Cross Village, Emmet	
	county:	
	file No. 100. received; referred to committee on counties and townships March 4	379
	reported: general order March 13	455
	reported; general order March 13committee of the whole discharged; rules suspended; passed March 17	482
	immediate effect; returned March 18.	493
	Not received.	
120.	A bill to amend section 4 of act No. 457 of the local acts of 1889, entitled "An act to incorporate school district No. 3 in the township of Croton,	
	county of Newaygo:"	
	file No. 217.	
	received; referred to committee on education and public schools March	
	31	620
	reported; general order April 17	762
	passed; returned April 21	771 781
127.	Not received.	101
	A bill to provide for the incorporation of union churches and societies:	
	file No 282.	
	received; referred to committee on religious and benevolent societies	1015
	May 10	1015 1130
	May 15	1163
	tabled June 3	1166
	token up; passed; immediate effect; returned June 11.	1247
	Not received.	
130.	A bill to authorize the village of East Tawas to contract to supply water	
	beyond the limits of said village: file No. 74.	
	received; referred to committee on cities and villages February 19	263
	Not received.	
132.	A bill to amend act No. 154 of the public acts of 1867, entitled "An act to	
	authorize the organization of Young Men's Christian Associations," as	
	amended by act No. 60 of the public acts of 1885, being chapter 177 of Howell's annotated statutes, by adding a section thereto to stand as section	
	6 of said act:	
	file No. 31.	
	received; referred to committee on religious and benevolent societies Feb-	•
	ruary 11reported; general order April 23	188
	re-referred April 24	792 823
	reported; general order April 29	851
	committee of the whole; ordered to third reading April 29	860
	passed; immediate effect; returned April 29	868
	Not received.	
104.	A bill to apportion anew the representatives among the several counties and districts of this State:	
	file No. 314.	
	received; referred to select committee on apportionment April 17	771
	reported; general order; special order for April 30 April 29	854
	committee of the whole; ordered to third reading April 30	882
	passed; returned April 30requested of House May 13	885 990
	received; tabled May 13	996
	taken up: returned May 14	1006
135.	A bill to amend section 1, 8, 9, 10, 12 and 15 of act No. 276 of the public acts	
	of 1889, entitled "An act for the protection of game."	
	file No. 359. received; referred to committee on fisheries May 15	1021
	reported; amended; general order May 20	1046
	committee of the whole; ordered to third reading May 27	1078
	ordered printed May 28	1117
	file No. 428.	1194
	passed June 5	オナな本

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	reconsidered; referred to committee on judiciary June 8	1202
	reported; amended; general order June 9committee of the whole; amended, ordered to third reading June 9	1203
	committee of the whole; amended, ordered to third reading June 9	1218
	third reading; tabled June 10taken up; passed; title amended; immediate effect; returned June 16	1227
	taken up; passed; title amended; immediate_effect; returned June 16	1276
	returned non-concurred in; conference asked and granted June 17	1294
	Senate committee appointed June 17	1296
	returned with report; concurred in; returned June 19	1360
136.	A bill to authorize the county of Bay to raise money to aid in building a	
	bridge across the Saginaw River:	
	file No. 37.	.100
	received; referred to committee on roads and bridges February 11	188
	reported; general order February 11 committee of the whole; ordered to third reading February 12	195
	committee of the whole; ordered to third reading reordary 12	214 215
197	passed; immediate effect; returned February 13	210
	Not received.	
	Not received.	
	A bill to reorganize the 11th and 13th judicial circuits and to create the 33d	
110.	judicial circuit:	
	file No. 412.	
	received; referred to committee on judiciary May 27	1105
	reported, general ender May 99	1114
	committee of the whole; ordered to third reading May 28	1124
	passed: immediate effect: returned May 28	1125
141.	passed; immediate effect; returned May 28.  A bill making an appropriation for the support of the State Public School	
	for the years 1891 and 1892, for making improvements at that institution	
	and to provide a tax for the same:	
	file No. 190.	
	received; referred to committee on State Public School March 24	<b>54</b> 7
	reported; amended; referred to committee on finance April 9	679
	reported; general order April 10.	690
	committee of the whole; ordered to third reading April 10	691
	passed; immediate effect; returned April 10	694
142.	A bill making an appropriation for the purchase of books for the State	
	llbrary and for other purposes pertaining to the State library foa the years	
	1891 and 1892:	
	file No. 87.	414
	received; referred to committee on State Library March 6	414
	reported; amended; general order April 23committee of the whole; ordered to third reading April 28	793 841
		842
	returned amended; concurred in; immediate effect; returned May 5	915
143.		010
120.	ney for the county of Saginaw, and to prescribe his duties and powers:	
	file No. 65.	
	received; referred to committee on judiciary February 19	263
		369
	committee of the whole; ordered to third reading March 10	436
	passed; immediate effect; returned March 10	440
144.	A bill to amend section 8 of act No. 174 of the session laws of 1871, entitled	
	"An act to provide for the appointment of a State Reporter," as amended	
	by act No. 137 of the session laws of 1873, being section 7202 of Howell's	
	annotated statutes:	
	file No. 303.	
	received; referred to committee on judiciary April 24	818
	reported; general order April 30	876
	committee of the whole; ordered to third reading May 5	909
145	passed; immediate effect; returned May 5	912
140.	A bill to amend section 1 of chapter 4, section 3 of chapter 5 of act 227 of the public acts of the session of 1885, entitled "An act to provide for the	
	construction and maintenance of drains and the assessment and collection	
	construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto," as amended	
	by act No. 233 of the public acts of 1889:	
	file No. 67.	

	,	D
	received; referred to committee on public improvements April 2	Page. 657
	reported; general order June 30	
	reported; general order June 30 committee of the whole; ordered to third reading June 30	1499
	not passed June 30	1499
	Not received.	•
L¥1.	A bill to punish fraudulent entries and practices in speed contests. file No. 290.	
	received; referred to committee on judiciary April 24	819
	reported; general order April 30	876
	committee of the whole; ordered to third reading May 1	895
140	passed; immediate effect; returned May 1	899
	Not received. Not received.	
	Not received.	
	Not received.	
	Not received.	
	Not received.	
104.	A bill making appropriations for the Michigan School for the Deaf, for the years 1891 and 1892:	•
	file No. 43.	
	received; referred to committee on Institution for the Deaf and Dumb	
	February 19	264
	reported; referred to committee on finance March 17	476
	reported; general order April 17 committee of the whole; ordered to third reading April 30	774 886
	passed; immediate effect; returned April 30	887
155.	A bill to amend section 5 of act No. 289 of the local acts of 1885, entitled "An	00.
	act to incorporate the village of Ontonagon, county of Ontonagon, State	
	of Michigan," approved March 20, 1885:	•
	file No. 147.	<b>E</b> 00
	received; referred to committee on cities and villages March 20reported; rules suspended; passed; immediate effect; returned April 16	530 744
156.	Not received.	111
157.	Not received.	
	Not received.	
	Not received.	
100.	A bill to repeal act No. 214 of the public acts of 1889, entitled "An act to amend act No. 198 of the session laws of 1877, entitled 'An act to provide	
	for a tax upon dogs and to create a fund for the payment of certain dam-	
	ages for sheep killed or wounded by them in certain cases,' approved May	
	23, 1877, as amended by act No. 283 of the public acts of 1881, approved	
	June 11, 1881, by adding four new sections thereto to stand as sections 11,	
	12, 13, and 14," and to provide for the payment of the moneys now in the hands of the county treasurers, on account of said act, to the several town-	
	ship and city treasurers to which the same belong, respectively, upon	
	demand therefor:	
	file No. 220.	
	received; referred to committee on State affairs April 24	819
	reported; general order May 1	891 918
	not passed; reconsidered; tabled May 5.	919
	taken up; passed; returned June 12	1263
161.	. A bill to make an appropriation for the support of the State Agricultural	
	College, for the erection and repair of buildings and other improvements at	
	said college: file No. 375.	
	received; referred to committee on Agricultural College May 11	971
	referred to committee on finance June 3	1165
	reported; amended; general order June 17	1305
	ordered reprinted June 18	1327
	file No. 460. committee of the whole; ordered to third reading June 23	1371
	third reading: tabled June 23	1375
	third reading; tabled June 23taken up; not passed; reconsidered; tabled June 231	385-87
	taken up; passed; immediate effect; returned June 24	1409

		PAGE.
162.	A bill to re-incorporate the city of Escanaba, in the county of Delta, to add territory thereto, and to repeal all acts and parts of acts in contravention thereof:	
	file No. 46. received; referred to committee on cities and villages March 13reported; amended; rules suspended; passed; immediate effect; returned	462
	March 18	488
163.	A bill to detach certain territory from the county of Marquette and attach the same to the county of Iron: file No. 156.	
	received: rules suspended: passed May 21	1062
164.	immediate effect; returned May 22.  A bill authorizing and directing the Attorney General of the State of Michigan to credit to the county of Muskegon so much of all delinquent taxes heretofore assessed upon lands lying within said county of Muskegon and granted to the State of Michigan by the United States under acts of Congress of June 3, 1856, and March 4, 1879, while the title to said lands	1070
	remained in either the United States or the State of Michigan, together with interest and charges accrued thereon, as have at any time been charged back to said county of Muskegon, less however the amount thereof credited to said county under the provisions of section 10 of act 197 of the public acts of 1883 of this State:  file No. 39,	
	received: referred to committee on judiciary April 23	804 978
	reported; tabled May 12taken up; referred to joint committee on judiciary and State affairs May	1004
	substitute reported; tabled June 19title of substitute:	1359
	"A joint resolution authorizing the Board of State Auditors to investigate and adjust a claim of the county of Muskegon to certain moneys claimed due on account of payment of certain taxes claimed to be illegal."	
165.	A bill to re-organize the 16th judicial circuit and to create the 31st judicial circuit:	
	file No. 253.	moo
<b>16</b> 6.	received; referred to committee on judiciary April 15	736 738
	builders and traders' exchanges: file No. 196. received; referred to committee on banks and corporations April 7	672
	reported; general order April 10	689
	committee of the whole; ordered to third reading April 10	698 706
	Not received.	
168.	A bill to amend an act entitled "An act to establish a bridge district in Bay county, and to provide for the appointment and election of commissioners, and for the construction, care and maintenance of bridges therein, approved January 28, 1889, being act No. 278 of the local acts of 1889:	
	file No. 396. received; referred to committee on roads and bridges May 29	1135
	reported; general order June 5	1218 1225
169.	A bill making an appropriation for the use and maintenance of the University of Michigan:	144)
	file No. 86. received; referred to committee on University March 25	561
	reported: referred to committee on finance April 2	577
	reported; general order April 2	.654
	committee of the whole; ordered to third reading April 2	659
	special order for April 8, April 2passed; immediate effect; returned April 8	662 675
170.	Not received.	J.J

		Page
171. 172.	Not received.  A bill to prevent fast riding or driving across the bridges in the Bay county bridge district: file No. 162.	
	received; referred to committee on roads and bridges March 17reported; general order April 29	479 85
	committée of the whole; ordered to third reading May 1passed May 1	990 900
173.	immediate effect; returned May 5	910
	A bill to amend section 1 of act No. 192, of the general laws of 1867, entitled "An act to provide for the incorporation of associations, conventions, conferences or religious bodies for literary, religious or other benevolent purposes," approved March 27, 1867, being section 4722 of Howell's annotated statutes, as amended by act No. 13, public acts of 1889, approved March 6,	
	1889: file No. 64.	
	received; referred to committee on religious and benevolent societies	276
	reported; general order April 23	79
	re-referred April 24	823 853
	reported; general order April 29committee of the whole; ordered to third reading April 29	860
175	passed; immediate effect; returned April 29	869
	Not received.  A bill to empower the county of Muskegon to make, own and control an	
	abstract of the records of the deeds, mortgages and other conveyances and liens, relative to the title of all real estate in said county, and to provide for the care, custody and keeping up of the same:	
	file No. 386.	100
177	received; rules suspended; passed; returned May 21	1064
	A bill to provide for the assessment of property and the levy of taxes thereon, and for the collection of taxes heretofore and hereafter levied, and to repeal act No. 195 of the session laws of 1889, and all other acts or parts of acts in	
	anywise contravening anytof the provisions of this act: file No. 340.	
	received; referred to committee of the whole July 1	1529
	committee of the whole; ordered to third reading July 1	1531
179	passed; title amended; returned July 1	1544
180.	Not received.	
	A bill making an appropriation for the support and expenses of a State weather service: file No. 263.	
	received; referred to committee on State affairs June 9	1213
	reported; referred to committee on finance June 22	1369 1447
	reported; general order June 26 committee of the whole: ordered to third reading June 29 not passed June 29	1462 1465
	reconsideration lost June 30	1499
183.	A bill to amend sections 1, 3 and 4 of act No. 156, of the session laws of 1883, as amended by act No. 189, of the session laws of 1885, being an act cre-	
	ating a bureau of labor and industrial statistics, and defining the powers and duties of the same, and to add a new section thereto to stand as section 8:	
	file No. 167.	944
	received; referred to committee on finance and appropriations May 7reported; general order May 7committee of the whole; ordered to third reading May 7	948 948 950
	passed; immediate effect; returned May 7	951
184. 185.	Not received.  A bill to incorporate the public schools of the township of Rust, in the county of Montmoreney:	

	•	Page.
	file No. 230. received; referred to committee on education and public schools April	796
	15	736
	reported; general order April 17	769 822 824
196	Not received.	021
	A bill to incorporate the village of Nunica, in the county of Ottawa: file No. 416.	
188.	received; referred to committee on cities and villages June 2	1147
	received; referred to committee on cities and villages February 19reported; general order March 11committee of the whole; ordered to third reading March 13	263 442
180	committee of the whole; ordered to third reading March 13	465 466
100.	Michigan:	
	received: referred to committee on cities and villages February 9 reported; amended; general order February 18 committee of the whole; ordered to third reading February 18	172 241 271
	passed February 19immediate effect; returned February 19	271 273
190.	Not received.	210
	Not received.	
192.	Not received.	
193.	Not received.	
194.	A bill to incorporate the village of Hillman, in Montmorency county: - file No. 248.	
	received; referred to committee on cities and villages March 28	604 1017
	reported; general order May 15committee of the whole; ordered to third reading May 15	1024
	passed; immediate effect; returned May 15.	1025
195.	A bill making an appropriation for the benefit of the Industrial Home for Discharged Prisoners:	
	file No. 106. received; referred to committee on State Prison April 13	703
	reported; amended; referred to committee on finance April 15reported; general order May 5	722 921
	committee of the whole; ordered to third reading May 6	926
	passed: immediate effect: returned May 6	928
196.	A bill to re-incorporate the village of L'Anse, in the county of Baraga, Michigan: file No. 382.	
	received; referred to committee on cities and villages April 28	838
	reported; amended; rules suspended; passed; immediate effect; returned May 28	1119
	Not received.	
198.	A bill to amend the act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," act No. 198 of the	
	session laws of 1873, as amended, approved May 1, 1873, by adding thereto a new section, to stand as section 3 of article 1 of said act: file No. 66.	
	received; referred to committee on railroads April 15	735 768
	reported; general order April 17. committee of the whole; ordered to third reading April 29.	860 872
199	passed; returned April 29	014
	A bill to incorporate the village of Benzonia, in the county of Benzie: file No. 202.	
	received: referred to committee on cities and villages March 18	498

		PAGE
	reported; general order March 27	587
	committee of the whole; ordered to third reading March 28	608
	passed March 28	611
	immediate effect; returned March 31	618
201	A bill to authorize the incorporation of Veterinary Medical Associations:	010
<i>2</i> 01.	file No. 79.	
		204
	received; referred to committee on banks and corporations March 28	604
	reported; general order April 29 committee of the whole; ordered to third reading April 30	856
	committee of the whole; ordered to third reading April 30	886
	passed; immediate effect; returned April 30.	888
202,	A bill to amend sections 4, 5, 8, 33 and 58 of act No. 372 of the laws of 1867,	
	entitled "An act to revise the charter of the city of Flint," approved March	
	20, 1867, and the acts amendatory thereof:	
	received; rules suspended; passed; immediate effect; returned March	
	13	460
203.	Not received.	
	Not received.	
	Not received.	
	A bill to amend section 1 of act No. 274 of the local acts of 1875, entitled "An	
	act to incorporate the village of Hancock, Houghton county, approved	
	March 19, 1875, as amended by act No. 441 of the local acts of 1887, entitled	
	'An act to amend section 1 of act No. 274 of the local acts of 1875, entitled	

'An act to incorporate the village of Hancock,' approved March 19, 1875,'"

approved April 21, 1887. 207. Not received.

208. Not received.

209. A bill to amend sections 10 and 15 of an act entitled "An act to organize the union school district of the city of Saginaw," being act No. 260, laws of 1865, and the acts amendatory thereof.

210. Not received.211. Not received.

212 A bill to provide for the ascertaining and giving notice of the heirs of deceased persons.

213. Not received.

214. A bill to amend sections 3, 4, 5, 8, 9 and 10 of chapter 1 of an act entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith, being act No. 326 of the session laws of 1883," approved June 7, 1883, as amended by act No. 398 of the session laws of 1885, approved June 20, 1885.

215. A bill to vacate the township of Center, in the county of Lake, and to incor-

porate its territory within the township of Webber, in said county. 216. Not received.

217. A bill authorizing and directing the Commissioner of the State Land Office to remit the appraised improvements on a certain parcel of primary school land in the township of Crockery, county of Ottawa, State of Michiigan.

218. Not received.

219. A bill making an appropriation for the building of two colony houses and making necessary improvements at Michigan Asylum for the Insane.

220. Not received.

221. Not received. 222. A bill making appropriations for the current expenses of the State Normal

School for the years 1891 and 1892. 223. A bill to detach certain territory from the townships of Grand Rapids, Paris, Wyoming and Walker, in the county of Kent, and to attach the same to the city of Grand Rapids.

224. Not received.

225. A bill to repeal all of article No. 11 of the public acts of the year 1877, entitled "An act to prohibit any person from obstructing the regular operation and conduct of the business of railroad companies or other corporations, firms or individuals," approved February 14, 1877.

226. A bill making an appropriation for the current expenses of the Michigan Soldiers' Home, and other expenses necessary to the maintenance and improve-

ments thereof, for the years 1891 and 1892.

227. A bill to provide for the incorporation of lodges of the Benevolent and Protective Order of Elks.

228. A bill to amend sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 16 and 29, 43, 45 and 46, and to repeal section 17 of act No. 135 of the session laws of 1885, entitled "An act to amend, revise and consolidate the laws organizing asylums for the insane and regulating the care and management thereof, and of the inmates therein, and to repeal act 164, laws of 1859; also act 194, laws of 1877; also act 91, laws of 1873, and the acts amendatory thereto; also act 172, laws of 1873.

229. Not received.

230. A bill to amend sections 1, 2, 56, 103, 127 and 130 of an act entitled "An act to re-incorporate the city of Ann Arbor, revise the charter of said city and repeal all conflicting acts relating thereto," being act No. 331 of the session laws of 1889, approved March 15, 1889, and to add seven new sections thereto, to stand as sections 130a, 130b, 130c, 130d, 130e, 130f and 130g.

231. Not received. 232. Not received.

gan, to mortgage certain of its real estate for the purpose of paying its debts. 233. A bill to authorize the First Free Will Baptist Church, of Lansing, Michi-

234. Not received.

235. A bill to incorporate the village of Perrinton.

236. Not received.

237. Not received. 238. Not received.

239. Not received. 240. Not received.

241. A bill to make an appropriation for the erection of water closets at the State Normal School in Ypsilanti and for providing the necessary sewer connections therewith.

242. Not received.

243. A bill to amend section 3 of act No. 480 of the local acts of the year 1887, entitled "An act to authorize the board of supervisors of the county of Houghton, Michigan, to borrow money upon the bonds of said county for the purpose of constructing a free bridge across Portage lake in said county," approved May 24, 1887.

244. A bill to amend an act entitled "An act to amend sections 3, 4 and 5 of chapter 1 of an act entitled 'An act to provide a charter for the city of Detroit,' and to repeal all acts and parts of acts in conflict therewith, being act 326 of the session laws of 1883," approved June 17, 1883, as amended by act No. 358 of the local acts of 1885, approved May 26, 1885.

245. A bill to provide for the organization, support and maintenance of a free public library of the city of Marquette, to be known as the Peter White Public Library.

246. A bill to authorize the board of water and fire commissioners of the city of

Marquette to borrow money and to issue bonds therefor.

247. A bill to revise the charter of the city of Negaunee, in Marquette county, being amendatory of an act entitled "An act to incorporate the city of Negaunee, in Marquette county," approved April 11, 1873, and the acts amendatory thereof.

248.

249. [See House Bill No. 54.]

250. A bill to define and regulate the disposition of the revenues and moneys belonging to the city of Detroit, and to repeal all acts and parts of acts contravening the provisions of this act.

251. A bill to incorporate the public schools of the township of 'Albert, county of Montmorency.

252. A bill to incorporate the public schools of the township of Wheatfield, Montmorency county.

- 254. Not received.
- 255. Not received.
- 256. Not received.
- 257. Not received. 258. Not received.

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259. A bill to repeal section 16 and to amend sections 5, 7, 17 and 21 of act No. 95 of the laws of 1887, approved May 6, 1887, entitled "An act in relation to jurors in courts of record in the county of Wayne and to revise the laws . relating thereto."

260. A bill to amend section 8 of chapter 3 of act No. 243, of the session laws of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State," approved June 8, 1881, the same being compiler's section 1346, Howell's annotated statutes.

261. Not received.

262. Not received.

263. Not received.

264. Not received.

265. A bill to authorize and empower the township of Springfield, in Kalkaska county, Michigan, to expend not to exceed \$8,000, raised by taxation within the limits of township 25 north, range 6 west, in said county, within that part of the organized township of Springfield known as township 25 north, of range 8 west.

266. Not received.

267. Not received.

268. Not received.

- 269. A bill to incorporate the village of Eau Claire, in the county of Berrien.
- 270. A bill to authorize the common council of the city of Detroit to make an appropriation to suitably provide for the twenty-fifth national encampment of the Grand Army of the Republic, to be held in the said city of Detroit.
- 271. A bill to incorporate the village of Gaston, in the county of Wexford, 272. Not received.

- 273. Not received.
- 274. Not received.
- 275. Not received, 276. Not received.
- 277. A bill to amend chapter 10 of act No. 164 of the public acts of 1881, approved May 21, 1881, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools and to repeal all statutes and acts contravening the provisions of this act," as amended by act No. 53 of public acts of 1883, by adding thereto a new section to stand as section 6.

278. Not received.

279. A bill to amend sections 1, 7, 8, 10, 11, 12, 17, 21, 26, 28, 29, 30, 31, 32, 61, 64, 68, 78, 79, 80, 100, 106, 130, 169, 172, of an act entitled "An act to revise an act to incorporate the city of Bay City," approved March 30, 1881, as amended and revised by the several acts amendatory and revisionary thereof, and to repeal sections 81, 82, 83, 84, 85, 86, 87, 88 and 89 of said act.

280. Not received.

281. A bill to amend an act entitled "An act to authorize the incorporation of companies for the construction of union railroad stations and depots with the necessary connecting tracks and the management of the same, approved June 9, 1881, by adding a new section thereto relative to the closing of streets and alleys by companies organized under said act.

282. Not received. 283. Not received.

- 284. A bill to amend section 5 of act No. 111 of the public acts of 1889, being an act entitled "An act to protect fish and to regulate fishing in the waters of this State, by providing close seasons for certain kinds of fish, by prohibiting the catching of fish in certain specified ways, by prohibiting the catching of fish of certain sizes and in certain waters and for certain purposes, by prohibiting the obstruction of the free passage of fish, and by prohibiting the sale of certain kinds of fish, to protect persons engaged in fish culture, and to repeal inconsistent acts.
- 285. Not received.
- 286. Not received.
- 287. Not received. 288. Not received.
- 289. Not received.

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- 290. Not received.
- 291. Not received.
- 292. Not received.
- 293. A bill to authorize the city of Port Huron to borrow money and to issue bonds therefor, to purchase outstanding paving, sewer and other public improvement bonds issued for private property portion of said improvements, and to authorize said city to hold and collect said bonds and all unpaid special assessments levied upon private property, to defray the expenses of the improvement for which said bonds were issued.
- 294. Not received.
- 295. A bill to authorize the board of supervisors of Muskegon county to expend during the year ending March 1, 1892, a sum not exceeding \$5,000 in repairing the court house and jail of said county, and in constructing therein suitable heating apparatus.
- 296. Not received.
- 297. Not received.
- 298. A bill to provide for the incorporation of fraternal beneficiary societies, orders and associations, to define their powers and duties and to provide a punishment for false representations by officers and members thereof, to provide for the service of legal process thereon, and to exempt certain societies from the provisions hereof.
- 299. A bill to authorize the formation of companies for the construction, maintenance and operating of sewers in any of the cities in Muskegon county, in the State of Michigan.
- 300. Not received.
- 301. Not received.
- 302. Not received.
- 303. Not received.
- 304. A bill to require notice of the commencement of suits in ejectment and certified copies of all final judgments rendered therein to be filed and recorded.
- 305. A bill to provide for the construction and maintenance of roads and bridges in and by the county of Saginaw, and to authorize said county to raise money therefor by issuing bonds.
- 306. A bill to amend section 3 of act No. 258 of the session laws of 1849, entitled "An act to amend chapter 94 of the revised statutes in relation to criminal proceedings," the same being section 5555 of the compiled laws of 1871, and section 7123 of Howell's annotated statutes.
- 307. A bill to provide for actions of ejectment, and for suits in equity to quiet title to real estate, against private business corporations whose term of existence has expired, and providing for substituted service upon such corporations therein.
- 308. A bill to authorize and empower the township of Hancock, in the county of Houghton, to borrow money to aid in the construction, improvement and repairs of a highway in said township, and to issue its bonds therefor, and to provide for the levy of taxes therein to pay the same.
- 309. A bill to provide for the holding of elections in the township of Kalamazoo, in the county of Kalamazoo, within the corporate limits of the city of Kalamazoo in said county, and to repeal act No. 276 of the local acts of
- 310. Not received.
- 311. Not received.
- 312. A bill to amend section 1 of act No. 289 of the local acts of 1867, entitled "An act to incorporate the village of Lyons," approved March 1, 1867.
- 313. A bill to provide for the incorporation of companies furfishing automatic electric fire alarms.
- 314. Not received.
- 315. Not received.
- 316. A bill to amend article 12 of act No. 350 of the session laws of 1875, entitled "An act to re-incorporate the village of Cassopolis," approved April 23, 1875, by adding three new sections to said article, to stand as sections 6, 7 and 8 authorizing said village to borrow money and issue bonds therefor.
- 317. Not received.
- 318. Not received.
- 319. Not received.

320. Not received.

321. A bill to amend an act entitled "An act to incorporate the city of Midland," approved February 21, 1887, being act No. 354 of the local acts of the year

322. Not received.

323. A bill providing for the erection of two cottages, one for male and one for female patients; for additional fire protection; for repairs to roofs, and for enlarging the electric light plant at the Northern Michigan Asylum at Traverse City, Michigan, and making appropriations therefor.

324. Not received.

325. A bill to amend sections 4 and 7 of act No. 174 of the public acts of 1881, entitled "An act for the protection of peach and other fruit trees from the yellows," being sections Nos. 2228 and 2231 of Howell's annotated statutes.

326. Not received.

327. Not received. 328. Not received.

- 329. A bill to re-incorporate the village of Buchanan, and to repeal all acts and parts of acts inconsistent with the provisions of this act.
- 330. A bill to amend sections Nos. 2, 3, 5, 10, 16, 22, 32, 33, 35 and 36, and to repeal sections 37, 38 and 39 of an act entitled "An act to incorporate the city of Niles," approved February 12, 1859, and the several acts amendatory thereof.
- 331. A bill for the organization of township school districts in the Upper Penin-
- 332. A bill to amend an act entitled "An act relative to free schools in the city of Detroit," approved February 24, 1869, and as amended by acts amendatory thereof, by adding two sections thereto, to be known as sections 24 and
- 333. A bill to incorporate the village of Pinconning, and to repeal act No. 528 of the local acts of the Legislature of this State for the year 1887, entitled "An act to incorporate the village of Pinconning, in Bay county, Michigan.

334. Not received.

335. Not received.

- 336. A bill to authorize and validate proceedings for the foreclosure of mort-gages and the enforcement of liens and encumbrances against the real estate of private corporations whose term of existence has expired by limitation.
- 337. A bill to authorize the village of Hancock, in the county of Houghton, to borrow money and issue bonds therefor for the purpose of making public improvement in said village of Hancock.

338. Not received.

- 339. A bill to authorize the electors of the township of Norway, in the county of Menominee, in the State of Michigan, at the annual township meeting to be held on the first Monday of April, A. D. 1891, to raise by tax on the taxable property of said township certain moneys for the payment of certain township orders issued September 8, A. D. 1886, to John Perkins, together with the interest thereon.
- 340. A bill to prevent the taking, catching and destruction of fish in Donnell's lake and Diamond lake in Penn township, Mud lake in Calvin township, and Indian lake, Dewey lake, Cable lake, Magician lake, and Crooked lake in Silver Creek township, all in the county of Cass; and Crooked lake and Round lake in the township of Keeler, in Van Buren county; and Brush lake in the townships of Berrien and Pipestone, and Long Lake in Berrien township, Berrien county; and Lee lake in Newton township, in the county of Calhoun.
- 341. A bill conferring upon cities and villages in this State the power to construct, acquire by purchase, operate and maintain works for the purpose of supplying such cities and villages and the inhabitants thereof with gas, electric and other lights.

342. A bill to incorporate the village of Muskegon Heights, in the county of Mus-

343. A bill to define and punish the crime of larceny in certain cases, and to regulate the practice thereunder.

344. Not received.

345. Not received.

- 346. A bill to amend sections 3 and 4 of chapter 1, sections 1 and 2 of chapter 2, sections 6 and 12 of chapter 6, sections 3 and 4 of chapter 8, sections 1, 2, 3, 4, 5, 6 and 7 of chapter 15, sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17 and 18 of chapter 16, section 1 of chapter 17 of act No. 390 of the local acts of 1885, entitled "An act to amend and revise the charter of the city of Port Huron," approved June 17, 1885, and to add thereto 12 new sections, to stand as sections 29, 31 and 32 of chapter 15, sections 19 and 20 of chapter 16 and sections 34, 35, 36, 37, 38 and 39 of chapter 17 of said act and the amendments thereto:
- 347. Not received.

348. Not received.

349. A bill to incorporate the village of East Grand Rapids, in Kent county.

350. Not received. 351. Not received.

352. A bill to provide for the appointment, compensation and duties of a stenographer of the 22d judicial circuit courts. 353. Not received.

- 355. A bill to amend sections 4, 109 and 115 of the acts of the Legislature of A. D. 1859, entitled "An act to incorporate the city of Owosso," approved February 15, 1859, and all subsequent amendments of such sections.
- 356. A bill to prevent the employment or appointment of non-residents of the State for the purpose of police duty therein, and to provide penalties therefor.
- 357. Not received.
- 358. Not received.
- 359. Not received.
- 360. Not received.
- 361. Not received. 362. Not received.
- 363. A bill to prevent the killing of deer in the counties of Allegan and Van Buren. for a period of three years.
- 364. Not received.
- 365. Not received.
- 366. Not received.
- 367. A bill to authorize proceedings in the circuit courts in chancery in relation to the laying out, dividing and platting into lots, streets and alleys of lands owned by infants, idiots, lunatics and other incompetent persons.
- 368. Not received.
- 369. Not received.
- 370. Not received.
- 371. Not received.
- 372. Not received.
- 373. Not received. 374. Not received.
- 375. A bill making an appropriation to aid in suitably providing for the 25th national encampment of the Grand Army of the Republic, to be held in Michigan.
- 376. Not received.
- 377. Not received.
- 378. Not received.
- 379. Not received.
- 380. A bill to incorporate the village of Onekama, in the county of Manistee, and to provide for holding the first election therein.
- 381. A bill to authorize the common council of the city of West Bay City to borrow money to rebuild and repair the bridge in Bay county across the Saginaw river within the Bay county bridge district and known as the 23d street bridge.
- 382. A bill to amend section 13 of title 4, and section 6 of title 5 of act No. 307 of the local acts of 1885, being an act entitled "An act to revise and amend the charter of the city of West Bay City and to repeal all acts and parts of acts in conflict therewith," Approved April 1, 1885, as amended and revised by the several acts amendatory and revisionary thereof.

PAGE. 383. A bill to designate and establish a State road in Bay county to be known as

the West Bay City and Bangor State road.

384. A bill to amend act No. 307 of the local acts of 1885, entitled "An act to revise and amend the charter of the city of West Bay City and to repeal all acts and parts of acts in conflict therewith," approved April 1, 1885, as amended and revised by the several acts amendatory and revisionary thereof, by amending sections 13 and 15 of title 3; sections 3 and 40 of title 4; and title 4 by adding a new section thereto to stand as section 41; sections 3, 4, 5, 8, 9, 10, 11, 12, 13, 14, 17, 18, 19, 20, 21, 24, 42 and 43 of title 5; entire title 12 by substituting a new title therefor to stand as title 12; sections 1, 2, 3, 10, 12, 17 and 20 of title 13; sections 3, 4 and 12 of title 14; sections 5, 6 and 7 of title 15; sections 2, 6, 7, 9, 12, 13, 14, 18 and 19 of title 16; entire title 18 by substituting a new title therefor to stand as title 18; and to repeal sections 19, 20, 21 and 22 of title 11; sections 25; 26, 44, 45, 46, 47 and 48 of title 5 of said act as amended by the several acts amendatory and revisionary thereof.

385. A bill to create a commission, define its duties and powers, and to make an appropriation of money for the purpose of making an exhibit of the various manufactures and products of the State of Michigan at the World's Columbian Exposition at Chicago in the years of 1892 and 1893.

386. Not received.

- 387. A bill to prohibit the explosion of dynamite, herculean or giant powder, or any other substance or combination of substances, in any of the waters of the State of Michigan in which fish dwell, and to provide a penalty therefor.
- 388. A bill to amend sections 2, 7, 8, 15 and 17 of act numbered 262 of the session laws of 1889, entitled "An act for the winding up of mining and manufacturing corporations whose charters have expired," approved July 5, 1889, and to repeal sections 12, 13 and 14 of said act.

389. Not received.

390. Not received.

391. Not received.

392. A bill to legalize the action of the board of supervisors of St. Clair county in establishing the township line between the township of Port Huron and the township of St. Clair of said county.

393. Not received.

- 394. Not received.
- 395. Not received.
- 396. Not received.
- 397. Not received.
- 398. A bill to amend section 7 of an act for the construction of sidewalks and along highways in townships and villages, being act 60 of the public acts of 1883, approved April 27, 1883.

399. Not received.

- 400. Not received.
- 401. Not received.
- 402. A bill to amend sections 22 and 27 of act No. 335 of local acts of 1889, approved March 19, 1889, entitled "An act to revise and amend act No. 522 of the local acts of 1887, being an act entitled 'An act to incorporate the public schools of the city of Muskegon,'" approved June 18, 1887.

403. A bill to divide the township of McMillan, in the county of Ontonagon, into two election districts.

404. Not received.

- 405. Not received.
- 406. A bill to amend section 11 of act No. 152 of the session laws of 1865, entitled "An act to authorize the establishment of a home for disabled soldiers, sailors and marines in the State of Michigan," approved June 5, 1885, being compiler's section 1984k of Howell's Annotated Statutes of Michigan.

407. Not received.

408. Not received.

409. A bill to regulate the publication of probate notices.

410. A bill providing for two voting precincts for the township of Holmes in the county of Menominee, defining the limits thereof, providing for a new registration of the voters thereof and determining who shall be inspectors of election and members of the board of registration therein.

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411. Not received.

412. A bill to incorporate the public schools of the city of North Muskegon in the

county of Müskegon.

413. A bill to detach certain territory from the township of Muskegon and to acts of 1881, entitled "An act to incorporate the village of North Muskegon."

414. Not received. incorporate the city of North Muskegon and to repeal act 35 of the local

415. A bill to amend section 10 of an act in relation to life insurance companies transacting business within this State, being general act No. 77 of the laws of 1869, approved March 30, as amended by subsequent acts, being section 4225 of Howell's annotated statutes.

416. Not received. 417. Not received.

418. A bill to amend chapter 153 of the compiled laws of 1871, relative to title to real property by descent, by adding thereto one section, to stand as section 14 of said chapter, providing for the descent of real estate of adopted children.

419. Not received.

420. A bill authorizing the incorporation of poultry and pet stock associations in the State of Michigan.

421. Not received.

- 422. A bill to amend section 25 of chapter 178, being compiler's section 5273 of the compiled laws of 1871, and being compiler's section 6838 of Howell's annotated statutes relative to attachment.
- 423. A bill to amend section 7 of chapter 201, being compiler's section 6403 of the compiled laws of 1871, and being compiler's section 7992 of Howell's annotated statutes relative to attachment
- 424. A bill making appropriation for the Michigan School for the Blind for the years 1891 and 1892. 425. Not received.

- 426. Not received. 427. Not received.
- 428. Not received.
- 429. A bill to prohibit the spearing of fish in any of the waters within Newaygo county, State of Michigan.

430. A bill to revise and amend the charter of the city of Ishpeming.

431. A bill to amend section 6 of an act entitled "An act to provide for a State board of equalization," approved April 7, 1851, as amended by act No. 85, public acts of 1871, approved April 8, 1871, being section 324 of Howell's annotated statutes.

432. Not received.

- 433. Not received.
- 434. Not received.
- 435. Not received. 436. Not received.
- 437. Not received.
- 438. A bill to provide for the payment of a salary to the clerk of the Supreme Court of this State, and for the payment of all fees connected with the office of clerk of the Supreme Court into the treasury of this State, and to repeal all acts or parts of acts so far as they contravene the provisions of this act.

439. Not received.

- 440. A bill to enable the township treasurer of the township of Benton, in the county of Berrien, to divide certain moneys in the special bridge fund of that township.
- 441. A bill to reincorporate the village of Benton Harbor, in the county of Berrien, and to repeal act No. 428 of the session laws of 1869, and all acts amendatory thereof.

442. Not received.

443. A bill to reincorporate the city of Mason.

- 445. Not received.
- 446. A bill making appropriations for building and repairs at Michigan State Prison at Jackson.

- 447. A bill to amend section 3 of an act entitled "An act to incorporate the city of Bay City," approved March 21, 1865, as amended and revised by the several acts amendatory and revisionary thereof.
- 448. A bill to establish a State road in Bay county to be known as the Bay City and Saginaw State road.
- 449. A bill to authorize the common council of the city of Bay City to borrow money to repair and rebuild a bridge across the Saginaw river within the Bay county bridge district, known as 23d street bridge.
- 450. Not received.
- 451. Not received.
- 452. Not received. 453. Not received.
- 454. Not received.
- 455. Not received.
- 456. A bill to provide for the laying out and establishing a State road in Bay county, to be known as the Banger State road.
- 457. Not received.
- 458. A bill to repeal act No. 465 of the local acts of 1889, being an act entitled "An act to incorporate the public schools of the village of Highland Park, Wayne county," approved June 29, 1889, and to re-incorporate such school district under the name of the public schools of Highland Park, and to provide for the payment of the obligations of such school district.
- 459. Not received.
- 460. A bill to establish, protect and enforce by lien the rights of mechanics and other persons furnishing labor or materials for the building, altering, improving, repairing, erecting, or ornamenting of buildings, machinery, wharves and all other structures, and to repeal all acts contravening the provisions of this act.
- 461. Not received. 462. Not received.
- 463. A bill making an appropriation for the general expenses of the State government, salaries of State officers, expenses of State departments, and expenses of the Legislature for the years 1891 and 1892, and to provide a tax for the payment of the same.
- 464. Not received.
- 465. Not received. 466. Not received. 467. Not received. 468. Not received.

- 469. Not received.
- 470. Not received.
- 471. Not received.
- 472. Not received. 473. Not received.
- 474. A bill to extend the time for the collection of taxes in the township of Mussey in the county of St. Clair for the year 1890.
- 475. A bill to detach certain territory from graded school district No. 1, of the township of Cottrellville in the county of St. Clair, and attach the same to school district No. 7, of the township of Cottrellville in the county of St. Clair.
- 476. A bill to provide for the payment of salaries in lieu of fees to the register of deeds, clerk and treasurer of counties in this State.
- 477. Not received.
- 478. Not received.
- 479. Not received.
- 480. Not received.
- 481. Not received.
- 482. Not received.
- 483. A bill to authorize the village of Mackinac, in the county of Mackinac, to borrow money to be used in the payment of outstanding orders of said village, and to issue bonds therefor.
- 484. A bill to amend act No. 196 of the session laws of 1885, entitled, "An act to provide for the protection of hotel keepers," approved June 16, 1885, and to provide for the sale of baggage of defaulting customers.
- 485. Not received.

- 486. Not received.
- 487. Not received.
- 488. A bill to amend section 190 of chapter 178 of the compiled laws of 1871 as amended by act No. 12 of the session laws of the year 1873, being section 7005 of Howell's annotated statutes of 1882, relative to appeals from courts
- held by justices of the peace.
  489. A bill to amend section 25 of act No. 137 of the laws of 1849, relative to authorizing proceedings against garnishees, and for other purposes, as amended, being section 8055 of Howell's Annotated Statutes of 1883 and 1890.
- 490. Not received.
- 491. A bill to amend section 3 of act No. 135 of the session laws of 1867, entitled "An act for the incorporation of industrial and other charitable schools, the same being section 4600 of Howell's Annotated Statutes of Michigan.
- 492. A bill to amend section 217 of act No. 173 of the session laws of 1885, entitled "An act to amend chapter 93 of the revised statutes of 1846, entitled 'Courts held by justices of the peace,'" being compiler's section 7032 of Howell's Annotated Statutes of the State of Michigan.
- 493. Not received.
- 494. Not received. 495. Not received.
- 496. Not received.
- 497. Not received.
- 498. Not received.
- 499. Not received.
- 500. (See House bill No. 54.) 501. Not received.
- 502. Not received.
- 503. Not received.
- 504. A bill to incorporate the public schools of the village of Bancroft.
- 505. Not received.
- 506. Not received. 507. Not received.
- 508. A bill to provide for an extension of the East Saginaw and Au Sable State road in Bay county, Michigan, now known as the Kawkawlin road, to be known as the "Center avenue extension of the Kawkawlin road," and to provide for the opening and improvement of the same.
- 509. A bill to provide for two voting precincts for the township of Perry, in the county of Shiawassee, defining the limits thereof, providing for a new registration of the voters thereof and determining who shall be inspectors of election therein.
- 510. Not received.
- 511. A bill to amend section 1756 of Howell's annotated statutes of Michigan, as amended by act 273 of the public acts of 1887, relative to support and maintenance of the poor by counties.
- 512. Not received.
- 513. Not received.
- 514. Not received.
- 515. Not received.
- 516. Not received.
- 517. Not received.
- 518. A bill to authorize the township of McMillan, in the county of Ontonagon, to borrow money to be used in building a bridge and approaches thereto in said township, and to issue bonds therefor.
- 519. Not received.
- 520. Not received.
- 521. Not received.
- 522. A bill to amend article 2, section 12, of act No. 368, of the session laws of 1869, entitled "An act to amend an act entitled 'An act to amend an act entitled an act to incorporate the village of Tecumseh," being act No. 84 of the session laws of the year 1859, approved February 9, 1859.
- 523. Not received.
- 524. A bill to provide for the protection of cemeteries and private burial grounds and providing a penalty for willful and malicious trespass therein.
- 525. Not received.

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526. Not received.

527. A bill to amend and revise the charter of the city of Marquette, Marquette county.

528. Not received.

529. Not received.

530. A bill to enable the Marquette county agricultural society to sell and convey a portion of its real estate for the purpose of improving its grounds.

531. Not received.

532. Not received.533. Not received.

534. Not received.

535. Not received. 536. Not received.

537. A bill to amend sections 2 and 5 of act No. 127 of the public acts of 1879, as amended by act No. 49 of the public acts of 1881, being compiler's sections 1538 and 1541 of Howell's annotated statutes, as amended by act No. 20 of the public acts of 1883, relative to the inspection of illuminating oils.

538. A bill to provide a charter for the city of Detroit, and to repeal all acts and

parts of acts in conflict therewith. 539. Not received.

- 540. A bill to amend section 4309 of the compiled laws of 1871, as amended by act No. 35 of the public acts of 1881, being section 5772 of Howell's annotated statutes, as amended by act No. 169 of the public acts of 1883 and act 168 of the public acts of 1889, relative to the title of real property by descent.
- 541. A bill to provide for the election of electors of President and Vice President of the United States, and to repeal all other acts or parts of acts in conflict
- 542. A bill to establish permanent dock, safety, sanitary and building lines along the shores and margins and in the waters and on the bed of Grand river. within the corporate limits of the city of Grand Rapids, and to provide for the building and maintaining of suitable masonry walls along such lines; and to authorize the city of Grand Rapids to acquire private property for such public use.

543. A bill providing for the appointment, defining the duties and fixing the compensation of a stenographer for the police court of Grand Rapids, State of Michigan.

- 544. A bill to amend section 11 of public act No. 152 of the session laws of 1885, entitled "An act to authorize the establishment of a home for disabled soldiers, sailors and marines in the State of Michigan," approved June 5,
- 545. A bill to revise and amend sections 2, 3 and 4 of title 1; sections 1, 3, 13 and 32 of title 2; sections 3, 8, 10, 11, 22 and 27 of title 3; Sections 11, 26 and 33 of title 4; Sections 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18 and 21, of title 5; sections 2, 3, 6, 10, 11, 17, 19 and 23 of title 6; sections 12, 20 and 26 of title 10, of an act entitled "An act to revise the charter of the city of Grand Rapids, being amendatory of an act entitled 'An act to incorporate the city of Grand Rapids,' approved April 2, 1850, as amended by the several acts amendatory thereof," approved March 29, 1877, as amended by the several acts amendatory thereof, and to repeal act No. 463 of the acts of 1887, entitled "An act to provide for the election of collectors of taxes for the several wards of the city of Grand Rapids, and to prescribe the duties of such collectors," approved May 11, 1887.

546. Not received.

547. A bill to incorporate the village of Baraga in the county of Baraga, State of Michigan.

548. Not received.

549. A bill to provide for acquiring by purchase or condemnation by any of the cities of the State of all the rights of toll road companies in the streets of such city.

550. Not received.

551. A bill to require all gravel and plank road companies doing business in the State to cut and destroy all noxious weeds growing on lands occupied by them.

- 553. Not received.
- 554. Not received. 555. Not received.
- .556. A bill providing for the appointment, defining the duties and fixing the com pensation of a stenographer for the 33rd judicial circuit.

  557. Not received.
- 558. Not received.
- 559. Not received.
- 560. Not received.
- 561. Not received.
- 562. Not received.
- 563. Not received.
- 564. A bill to provide for the incorporation of the great hive and subordinate hives of the Ladies of the Maccabees of the State of Michigan.
- 565. Not received.
- 566. Not received.
- 567. Not received.
- 568. Not received.
- 569. Not received.
- 570. Not received.
- 571. A bill to amend section 9 of article 2, of act No. 198 of the session laws of 1873, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," as amended by act No. 177 of the session laws of 1877, and act 230 of the public acts of 1887, and act 202 of the public acts of 1889."
- 572. Not received.
- 573. Not received.
- 574. Not received.
- 575. Not received.
- 576. A bill to regulate the taking and catching of fish in the inland lakes of this State.
- 577. A bill to amend compiler's section 7963 of the compiled laws of 1871, the same being section 9576 of Howell's annotated statutes of this State, relative to new trials and exceptions in criminal cases.
- 578. Not received.
- 579. Not received.
- 580. A bill to amend sections 3 and 4 of "An act establishing a State agency for the care of juvenile offenders," as amended by act 168 of the public acts of 1885, "approved June 10, 1885, the same being sections 9896 and 9897 of Howell's annotated statules of Michigan, supplement 1883–1890.
- 581. A bill to provide an appropriation for the preparation, publication and distribution of the proceedings of the annual meetings of the Michigan superintendents of the poor for the years 1891 and 1892.
- 582. A bill making appropriations for the State Industrial Home for Girls for the years 1891 and 1892. 583. Not received.
- 854. Not received.
- 585. Not received.
- 586. A bill to amend section 56 of act No. 59 of the laws of 1871, being section 554 of Howell's annotated statutes, relative to the annual reports of prosecuting attorneys to the Attorney General.
- 587. Not received.
- 588. Not received.
- 589. Not received.
- 590. Not received.
- 591. Not received. 592. Not received.
- 593. Not received.
- 594. A bill to provide for the election of inspectors of mines and the appointment of their deputies in certain cases, to prescribe their powers and duties, and to provide for their compensation, and to repeal all acts or parts of acts contravening the provisions of this act.
- -595. Not received.

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- 596. Not received. 597. Not received. 598. Not received.
- 599. Not received.
- 600. Not received.
- 601. Not received. 602. Not received.
- 603. (See House Bill No. 183.) 604. Not received.
- 605. Not received.
- 606. A bill to organize the township of Sullivan, in the county of Muskegon.
- 607. A bill to detach certain territory from the township of Manistique, in the county of Schoolcraft, and to organize the same into a separate township, to be known as the township of Doyle.
- 608. A bill to amend sections 1 and 4 of act No. 277 of the local acts of the State of Michigan, of the year 1885, entitled "An act to incorporate the village of Manistique," approved March 17, 1885.
- 609. Not received.
- 610. Not received.
- 611. A bill to authorize the village of Durand, in Shiawassee county, Michigan, to borrow money for the purpose of making public improvements in said village of Durand; to provide for the disbursement thereof, to issue bonds therefor, and to provide for the levy of taxes therein to pay the
- 612. Not received.
- 613. Not received.
- 614. Not received.
- 615. A bill to amend section 4 of an act entitled "An act to provide for the incorporation of associations for the purpose of establishing and sustaining churches and religious societies and Sabbath schools," approved May 10, 1883.
- 616. Not received.
- 617. Not received. 618. Not received.
- 619. Not received.
- 620. A bill to incorporate school district No. 1 of the city and township of Kalamazoo, Kalamazoo county, Michigan, and to repeal all acts and parts of acts inconsistent therewith, and to provide for the maintenance of a public library under the management and control of the Board of Education of said district.
- 621. Not received.
- 622. A bill to amend section 1 of local act 334 of the local acts of 1889, entitled "An act to authorize and empower the city of Dowagiac, in the county of Cass, to borrow money for public improvements," approved March 15, 1889.
- 623. Not received.
- 624. A bill to attach certain lands in the township of Hancock, in Houghton county, to school district No. 1 of said township.
- 625. Not received.
- 626. Not received.
- 627. Not received.
- 628. A bill to authorize and empower the city of St. Louis, in the county of Gratiot, to borrow money for the purpose of meeting the current expenses of the city for the year 1891.
- 629. A bill to amend sections 7, 10 and 15, and to change the numbers of sections 16 and 17, and to add new sections known as numbers 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32 and 33 to act No. 108 of the public acts of 1889, entitled "An act to provide for the incorporation of trust, deposit and security companies, and to repeal act 58 of the session laws of 1871, approved March 29, 1871, entitled "An act to provide for the incorporation of trust, deposit and security companies,' being chapter 88, of Howell's annotated statutes; also to repeal act No. 123, of session laws of 1883, approved May 25, 1883, entitled 'An act to amend section 9, of act 58, of the session laws of 1871,'" approved March 29, 1871, being compiler's section 2290, relative to the corporate rights of trust, deposit and security companies.

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630. Not received.

631. Not received.

632. A bill to amend sections 1, 2 and 5 of act No. 152 of the public acts of 1883, being an act entitled "An act to provide for the taxation of persons, co-partnerships, associations, car loaning companies, corporations and fast freight lines engaged in the business of running cars over any of the railroads of this State and not being exclusively the property of any railroad company, paying taxes on their gross receipts," approved June 5, 1883, being compiler's sections 1236a, 1236b and 1236c of Howell's annotated statutes of Michigan.

633. Not received.

- 634. A bill to incorporate the village of Atlanta, in the county of Montmorency.
  635. A bill to amend section 3 of act No. 380 of the local acts of 1889, being an act entitled "An act to revise and amend an act entitled 'An act to organize the union school district of the city of Alpena, approved April 4, 1873, and the acts amendatory thereof, approved April 25, 1889.

636. Not received.

637. A bill to amend sections 2, 3, 4, 7, 9, 19, 51 and 57 of act No. 249 of the local acts of 1871, entitled "An act to incorporate the city of Alpena," approved March 29, 1871, as amended.

638. Not received.

639. Not received.

640. Not received.

641. Not received.

- 642. A bill to prevent the spread of dangerous communicable diseases, by providing for the punishment of willful offenders.
- 643. A bill to prevent the introduction of a dangerous communicable disease into any township, city or village in Michigan except under specified regulations.

644. Not received.

645. A bill to authorize the city of Mason to borrow money for the erection and maintenance of water-works and to authorize the issuance of bonds therefor:

646. Not received. 647. Not received.

648. A bill to amend sections 3, 12, 13, 15, 17, 18, 19, 20, 22, 37, 61, 65 and 75 of act No. 428, of the acts of 1887, entitled "Act to revise and amend act No. 53, of the session laws of 1859, entitled 'An act to incorporate the city of Battle Creek,' approved February 3, 1859, as revised and amended by the several acts revisionary and amendatory thereof, and to repeal all acts or parts of acts inconsistent herewith," approved April 9, 1887, as amended, the said sections 3, 37 and 75, by act No. 384 of the session laws of 1889, approved May 9, 1889, and to amend section 93 of said act No. 384 approved May 9, 1889, to provide for filling of vacancies on the board of registration, the issuing of bonds by the city of Battle Creek for the construction of sewers and the assessment of property for the same; to provide for two assessors, making the mayor ex officio member of the board of public works and that plats of land in said city shall be first accepted by the common council before the same can be recorded or worked.

- 650. Not received.
- 651. Not received.
- 652. Not received. 653. Not received.
- 654. Not received.
- 655. Not received.
- 656. A bill to amend sections 14 and 15 of an act entitled "An act relative to free schools in the city of Detroit," approved February 24, 1869, as amended.
- 657. Not received.
- -658. Not received.
- 659. Not received.

- 660. Not received. 661. Not received. 662. Not received.

- 663. Not received.
- 664. Not received.
- 665. Not received.
- 666. A bill to amend section 10 of chapter 81 of the revised statutes of 1846, as amended, the same being section 4706, of the compiled laws of 1871, relative to filing of chattle mortgages.
- 667. Not received.
- 668. Not received.
- 669. Not received.
- 670. Not received.
- 671. A bill to amend section 5218 of the compiled laws of 1871, being section 6781 of Howell's annotated statutes relative to giving notice to adverse parties of appeals from orders of probate courts:
- 672. Not received.
- 673. Not received.
- 674. Not received.
- 675. Not received.
- 676. Not received.
- 677. Not received. 678. Not received.
- 679. Not received.
- 680. Not received.
- 681. A bill to incorporate the city of Harrison, in the county of Clare.
- 682. Not received.
- 683. Not received.
- 684. Not received.
- 685. A bill to authorize the village of Fowlerville, in the county of Livingston, State of Michigan, to raise money for the erection and maintenance of a system of water-works in said village, and to authorize the issuing of bonds therefor.
- 686. Not received.
- 687. Not received.
- 688. Not received.
- 689. Not received.
- 690. A bill to amend section 32 of act No. 113 of the public acts of 1877, entitled "An act to revise the laws providing for the incorporation of companies for mining, smelting and manufacturing iron, copper, silver, mineral coal and other ores and minerals, and to fix the duties and liabilities of such corporations," being section 4107 of Howell's annotated statutes.
- 691. A bill to incorporate the city of Norway, in Menominee county.
- 692. A bill to provide for a board of review of assessments in the city of Iron Mountain, in the county of Menominee.
- 693. A bill to detach certain lands from the township of Breitung in the county of Menominee, and attach the same to the city of Iron Mountain in said county
- 694. Not received
- 695. A bill to authorize and empower the council of the village of Red Jacket, in the county of Houghton, to borrow money for the purpose of building and constructing a system of sewerage in the said village of Red Jacket and issue the bonds of said village therefor.
- 696. A bill to incorporate the village of Fruitport, in the county of Muskegon. 697. A bill to authorize the village of Rockford, in the county of Kent, to raise
- money for public improvements in said village, to issue bonds therefor, and to provide for the levy of taxes therein to pay the same.
- 698. A bill to re-incorporate the village of Howell, and to repeal act No. 94 of the session laws of 1863, entitled "An act to incorporate the village of Howell," and to repeal act No. 247 of the session laws of 1869, being "An act to amend an act to incorporate the village of Howell, approved March 14, 1868, and to add thereto one new section," and to repeal act No. 297 of the local acts of the Legislature of the State of Michigan, passed at the regular session of 1881, being "An act to amend an act entitled 'An act to incorporate the village of Howell," being act No. 94 of the session laws of 1863, approved March 14, 1863, as amended by act No. 247 of the session laws of 1869, approved March 4, 1869, and to add thereto six new sections.
- 699. Not received.

700. Not received.

701. Not received. 702. Not received.

703. Not received.

- 704. A bill to amend sections 1 and 2 of chapter 17, section 4 of chapter 20, sections 2 and 22 of chapter 21, sections 7, 13, 14 and 16 of chapter 24, and to repeal sections 8, 9, and 10 of chapter 24 of act No. 374 of the local acts of 1889, entitled "An act to amend section 3 of chapter 1, sections 3 and 9 of chapter 3, section 15 of chapter 4, sections 1 and 9 of chapter 5, sections 9 and 14 of chapter 6, sections 3, 4 and 7 of chapter 7, section 3 of chapter 13, and 14 of chapter 6, sections 3, 4 and 7 of chapter 7, section 3 of chapter 13, sections 1, 2 and 3 of chapter 17, sections 1, 3 and 9 of chapter 19, section 4 of chapter 20, sections 1, 3, 4, 5, 6, 7, 9, 10, 12, 16 and 18 of chapter 21, sections 1, 2, 3, 5, 8, 9, 10, 13, 19 and 20 of chapter 22, sections 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16 and 17 of chapter 24, sections 1 and 3 of chapter 25, and sections 1, 5, 6 and 7 of chapter 27 of act No. 533 of the local acts of 1887, entitled 'An act to incorporate the city of Sault Ste. Marie, and to repeal an act entitled 'An act to reincorporate the village of Sault Ste. Marie, approved May 29, 1879, as amended, approved June 21, 1887, and to add 14 sections thereto, to stand as sections 11, 12 and 13 of chapter 9, section 10 of chapter 13, sections 4, 5, 6, 7, 8, 9 and 10 of chapter 17, section 22 of chapter 21, section 22 of chapter 23, and section 5 of chapter 25." 25.
- 705. Not received.
- 706. Not received.

707. Not received.

708. A bill to detach certain territory from fractional school district No. 4, of the townships of Owosso and Caledonia, and attach the same to the union school district of the city of Owosso. 709. (See House Bill No. 183.) 710. (See House Bill No. 183.)

711. A bill for the protection of fish in the lakes and streams in the county of St. Joseph, State of Michigan, for a period of two years from and after the passage of this act.

712. Not received.

- 714. Net received.
- 715. Not received.
- 716. A bill to amend section 3 of act No. 207, laws of 1881, being chapter 269 of the compiled laws of 1871, and section 9845 of Howell's annotated statutes. relative to the Detroit House of Correction.
- 717. Not received. 718. Not received.
- 719. A bill to incorporate the village of Watervliet, in the county of Berrien.

721. A bill to secure to the people of the State of Michigan certain rights on any of the navigable or meandered waters of this State, where fish have been or hereafter may be propagated, planted or spread at the expense of the people of this State or the United States. 722. Not received.

- 723. A bill to authorize the township of Croton, in the county of Newaygo, to borrow money to pay for the construction of a bridge across the Muskegon river within said township.
- 724. Not received. 725. Not received. 726. Not received.
- 727. Not received.
- 728. Not received.
- 729. Not received. 730. Not received.
- 731. A bill to authorize the village of Paw Paw, in the county of Van Buren, to raise money to make public improvements in said village, to issue bonds therefor, and to provide for the levy of taxes therein to pay the same.
- 732. Not received.
- 733. Not received.
- 734. A bill to incorporate the board of education of the city of Au Sable.

		PAGE.
735.	A bill to authorize the township of Tawas, in the county of Iosco, Michigan, to borrow money upon its bonds to pay judgments entered on its bonds,	
726	issued for Tawas and Grant plank road. Not received.	
	A bill to revise the charter of the city of Au Sable, and to enlarge and change	
738.	its boundary lines and increase the number of wards thereof. (See House Bill 277.)	
7 <b>3</b> 9.	Not received.	
	Not received.	
741.	Not received.	
742.	A bill to amend section 10 of chapter 138 of the revised statutes of 1846, relative to writs of error and certiorari, and being compiler's section 8687 of the statutes of the State of Michigan, as compiled and annotated by Andrew Howell.	
7 <b>43</b> .	Not received.	
	Not received.	
	Not received.	
7 <del>4</del> 6.	A bill to incorporate the city of Clare, in the county of Clare, and to repeal act No. 404 of the local acts of 1879, entitled "An act to incorporate the village of Clare, in the county of Clare," and all other acts relating to said village of Clare.	
747.	A bill to provide for a board of public works in and for the city of Detroit.	
	A bill to amend sections 2, 3, 13, 22 and 24 of an act entitled "An act to establish a police government for the city of Detroit," approved April 17, 1871, and the acts amendatory thereof.	
749.	A bill to amend sections 5, 6, 22, 25, 44, 47 and 75 of act No. 271 of the local acts of 1877, entitled "An act to incorporate the city of Dowagiae," approved March 24, 1877, and to amend section 44 of said act of 1877, as amended by	
	act No. 411 of the local acts of 1889, approved June 7, 1889.	
	Not received.	
	A bill to incorporate mutual benefit societies, membership in which is confined to a single city, village or township.	
102. 750	Not received.	
	Not received. Not received.	
	A bill to incorporate the public schools of the township of Ossineke, Alpena	
100.	county: file No. 231,	
	received; referred to committee on education and public schools March	604
	reported; amended; concurred in; general order April 15	728
	committee of the whole; ordered to third reading April 15 passed; immediate effect; returned April 16	740 751
756.	Not received.	
	A bill to provide for a Central Board of Control which shall have the man-	
. 00.	agement and control of the State Public School at Coldwater, the Michi-	
	gan School for the Blind at Lansing, and the Michigan Institution for the	
	Education of the Deaf and Dumb at Flint, to prescribe the powers of said board, to abolish the present boards of said institutions, and to repeal all	
	laws inconsistent with the provisions of this act:	
	file No. 312.	
	received; referred to committee on judiciary April 29	849
	committee discharged; general order June 16.	1275
	made special order for June 18 at 2 P. M., June 18	1328
	re-referred June 18	1343
•	reported; general order June 19	1350

		PAGE.
707	committee of the whole; amended; ordered to third reading June 19	1353 1365
	Not received.  A bill to amend section 71 and to add thereto a new section to stand as section 72 of an act entitled "An act to incorporate the city of Hillsdale," approved March 28, 1869, as amended by act No. 253 of the local acts of 1871, approved March 31, 1871, as amended by act No. 344 of the local acts of 1885, approved May 6, 1885:	
769.	received; referred to committee on cities and villages June 15reported; rules suspended; passed; immediate effect; returned June 17  Not received.	1271 1301
	Not received.	
771.	A bill to provide for the retirement of aged and disabled policemen and firemen in the employment of the city of Grand Rapids, and for the payment of pensions to the wives and children and widowed mothers of deceased policemen and firemen killed in the service of the city of Grand Rapids: file No. 300.	
772.	received; rules suspended; passed; immediate effect; returned April 29. A bill to amend sections 3, 8, 13, 15 and 20 of an act entitled "An act to establish a Board of Police and Fire Commissioners in the city of Grand Rapids and to prescribe their powers and duties," approved May 24, 1881. received; referred to committee on cities and villages March 27	848 589
773.	reported; rules suspended; passed; immediate effect; returned May 1 A bill to amend an act entitled "An act to authorize a board of public works in and for the city of Grand Rapids, approved March 22, 1873, as amended by the acts amendatory thereof, by adding two new sections thereto: file No. 334.	897
	received; referred to committee on cities and villages March 27	589
774.	A bill to amend the charter of the city of Adrian: file No. 310. received; referred to committee on cities and villages April 28	834
775.	reported; rules suspended; passed; immediate effect; returned April 29-A bill to amend section 3 of chapter 1 of act No. 390 of the local acts of 1885, entitled "An act to amend and revise the charter of the city of Port Huron," approved June 17, 1885, and the amendments thereto:	856
	received; rules suspended; passed; immediate effect; returned June 18.	1332
	Not received.  A bill to provide for the appointment, fix the compensation and define the duties of stenographers of the thirty-first judicial circuit:	
	file No. 360. received; referred to committee on judiciary May 6reported; rules suspended; passed; immediate effect; returned May 6	927 931
778.	Not received.	-
	Not received.	
	Not received. Not received.	
	A bill to authorize the village of Vassar, county of Tuscola, to purchase,	
	construct, and maintain an electrical light plant or system for lighting purposes and the production of electricity for public and private uses, and to issue bonds not to exceed \$10,000 to expend in purchasing, erecting and maintaining the same:	
	file No. 260.	
	received; referred to committee on cities and villages April 10	690
	reported; general order April 15 committee of the whole; ordered to third reading April 15 passed; immediate effect; returned April 16	731 739 750
	Not received.	
/64.	A bill to revise the charter of the village of Blissfield. file No. 292.	
	received; referred to committee on cities and villages April 28	833
	reported; amended; concurred in; rules suspended; passed; immediate effect; returned May 21	1055
	Not received.	

		PAGE.
	Not received.  A bill to amend section 14 of act No. 211 of the session laws of 1861, entitled  "An act to incorporate the village of Lowell," approved March 15, 1861:	580
700	received; rules suspended; passed; immediate offect; returned March 26	DOU
	Not received.	
800.	Not received.	
801.	Not received.	
	Not received.	
803.	A bill to authorize any railroad company which owns, has possession of and is operating a railroad constructed and equipped and whose railroad and railroad property and franchises are not mortgaged, to issue bonds and to	
	secure the same by a mortgage on its property and franchises: file No. 294.	
	' received; referred to committee on railroads April 23	804
	reported; general order May 13	992
	committee of the whole; ordered to third reading May 13	997
	not passed; reconsidered; tabled May 13	998
804.	taken up; rules suspended; passed; immediate effect; returned May 14. A bill to re-incorporate the village of South Lyon, in the county of Oakland and State of Michigan:	1009
	file No. 154.	
	received; referred to committee on cities and villages March 13	461
	committee discharged; rules suspended; passed; immediate effect;	
	returned March 13	463
805.	A bill to re-incorporate the village of Orion, in the county of Oakland and State of Michigan:	
	received; referred to committee on cities and villages March 4	380
	reported; amended; concurred in; general order March 10	431
	committee of the whole; ordered to third reading March 13	465
000	passed; immediate effect; returned March 13.	466
800.	A bill to incorporate the village of Royal Oak, in the county of Oakland, State of Michigan:	380
	received; referred to committee on cities and villages March 4	430
	reported; amended; concurred in; general order March 10 committee of the whole; ordered to third reading March 12	454
	passed; immediate effect; returned March 13	464
907	A bill to amend act No. 101 of the public acts of 1885, being section 7621b of	101
<b>501.</b>	Howell's annotated statutes, relative to assigning errors on the charge of	
	any circuit court to the jury in civil or criminal proceedings:	
	file No. 467.	
	received; referred to committee on judiciary July 1	1533
808.	A bill to authorize the faculty of the department of literature, science and	
	the arts of the University of Michigan to give teachers' certificates in cer-	
	tain cases:	
	file No. 481.	
	received; referred to committee on University June 9	1213
	committee discharged; referred to joint committee on University and	
	education and public schools June 16	1273
	reported; general order June 17 committee of the whole discharged; rules suspended; passed; immediate	1288
	committee of the whole discharged; rules suspended; passed; immediate	
000	effect; returned June 17	1296
	Not received.	
	Not received.	
	Not received.	
<b>012.</b>	Not received.	

		PAGE.
813.	A bill to authorize the township of Eagle, Clinton county, to borrow six thousand dollars or less to build two bridges, one across Grand river on section line between sections 29 and 30, and one across the Lookingglass river on section line between sections 13 and 14:	
	file No. 184. received; rules suspended; passed; immediate effect; returned March	
814.	A bill to amend act No. 347 of the local acts of 1889, entitled "An act to incorporate the city of Mt. Pleasant, in the county of Isabella," approved	478
	March 26, 1889: received; rules suspended; third reading March 26.	586
	passed; immediate effect; returned March 27	591
	Not received.	
810.	A bill to repeal act No. 272 of the laws of 1889, entitled "An act appropriating certain non-resident highway taxes to aid in the improvement of a certain State road and branches in the county of Grand Traverse:"  received; referred to committee on roads and bridges June 24	1402
	reported; tabled June 30.	1496
	Not received.	
	Not received.  A bill to amend section 5 of act No. 283 of the session laws of 1881, being	
,	section 2127 of Howell's annotated statutes: file No. 264.	
	received; referred to committee on State affairs June 18	1323
	reported; general order June 23	1381 1383
	not passed June 24	1398
890	reconsidered; tabled June 25	1435
821.	Not received.	
822.	A bill to re-incorporate the village of Lake City, in the county of Missaukee, and State of Michigan:	
	received; referred to committee on cities and villages, May 26	1086 1243
	reported; general order June 11	1260
	passed: immediate effect: returned June 12	1266
	requested of House June 23	1371
	June 24	1396
000	reported; amended; concurred in; rules suspended; passed; immediate effect; returned June 24.	1400
823.	A bill to detach certain territory from the township of Richmond, in the county of Osceola, and attach the same to the township of Hersey, in said	
	county:	
	file No. 368.	
	received; referred to committee on counties and townships May 8reported; general order May 13	962 989
	committee of the whole; ordered to third reading May 13	997
	not passed; reconsidered; tabled May 13	997
824.	taken up; rules suspended; passed; immediate effect; returned May 14. Not received.	1008
	Not received.	
	Not received.	
	Not received. Not received.	
	Not received.	
	Not received.	
	Not received.  A bill to establish a State road in the township of Merritt, county of Bay:	
<i>504</i> .	file No. 403.	
	received; referred to committee on roads and bridges June 2	1146
	reported; general order June 5 committee of the whole; ordered to third reading June 9	1196 1218
	passed; immediate effect; returned June 10	1226
833.	Not received.	

		Page.
834,	Not received.	
	Not received.	
839.	A bill to authorize the city of Saginaw to borrow money to be used in straightening, widening and filling Genesee avenue from the Saginaw river westerly to Michigan avenue in said city and to issue bonds therefor: received; rules suspended; passed; immediate effect; returned May 6	923
840.	A bill to authorize the city of Saginaw to borrow money to be used in providing right of way for approaches to the building of the bridges across Saginaw river for the city of Saginaw, in the county of Saginaw, and to issue bonds therefor:	-
ON 1	received; rules suspended; passed; immediate effect; returned May 6	923
	Not received. Not received.	
	Not received.	
	Not received.	
	Not received.	
	Not received.	
847.	Not received.	
848.	Not received.	
	A bill to amend sections 4 and 5 of title 2, sections 14 and 17 of title 3, sections 4, 5, 6, 7, 8, 11, 15 and 17 of title 4, sections 2, 7, 8 and 9 of title 5, sections 4, 5, 6, 7, 8, 9, 10, 22 and 30 of title 6, sections 8 and 13 of title 10, sections 3, 5, 6, 8 and 15 of titles 11 and 12, and sections 10, 22, 30, 31 and 32 of title 14 of an act entitled "An act to annex the territory embraced within the city of East Saginaw to that of the city of Saginaw and to consolidate the city of East Saginaw with Saginaw under the name of the City of Saginaw, to specify and fix the boundaries of the consolidated city. To provide for assuming and payment of the indebtedness and liabilities of the present cities of East Saginaw and Saginaw and for the ownership of all their corporate property and rights. To define the corporate rights, powers and privileges of said city of Saginaw as so consolidated and to repeal all acts inconsistent therewith," being act No. 455 of the laws of 1889 and being the charter of the city of Saginaw:  received; rules suspended; passed; immediate effect; returned March 19 resolution to request return indefinitely postponed March 25.  House request tabled March 25.  A bill to amend section 15 of article 4 of act No. 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of rail-road companies and to regulate the running and management and fix the	506 561 566
	duties and liabilities of all railroads and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," being compiler's section 3377 of Howell's annotated statutes, as amended by act No. 234, public acts of 1885, approved June 10, 1885, and as amended by act No. 261 of public acts of 1887, approved June 27, 1887, and act 26 of the session laws of 1889: file No. 313.  received; referred to committee on railroads May 6.  reported; general order June 4.  made special order for June 10, 2 P. M., June 4.  committee of the whole; ordered to third reading June 11.  passed; immediate effect; returned June 12.	927 1175 1177 1249 1257
852. 853. 854. 855. 856.	Not received. A bill to amend section 10 of chapter 150 of the compiled laws of 1871, being compiler's section 5660 of Howell's annotated statutes relative to deeds and conveyances: file No. 352.	
	received: referred to committee on judiciery May 97	1105

		PAGE.
	reported; general order May 28committee of the whole; ordered to third reading May 28	1114
	committee of the whole; ordered to third reading May 28	1117
	passed; returned May 28	1121
858.	A bill to authorize the village of Three Oaks, in the county of Berrien, to	
	raise money to make public improvements in said village, to issue bonds	
	therefor and to provide for the levy of taxes therein to pay the same:	
	file No. 357.	
	received; referred to committee on cities and villages May 15reported; rules suspended; passed; immediate effect; returned May 21	1015
	reported; rules suspended; passed; immediate effect; returned May 21	1056
859.	A bill to amend section No. 17 of an act entitled "An act to incorporate the	
	city of Niles," approved February 12, 1859, and the several acts amendatory	
	thereof:	
	received; rules suspended; passed; immediate effect; returned March	
	26	- 584
860.	Not received.	
861.	Not received.	
	Not received.	
863	Not received	
864	Not received. Not received.	
865	Not received.	
886	Not received.	
867	Not received.	
868	Not received.	
	A bill to authorize the township of McMillan, in the county of Ontonagon,	
000.	to borrow money to be used in building a bridge and approaches thereto in	
	said township, and to issue bonds therefor:	
	file No. 379.	
	received; referred to committee on roads and bridges June 5	1199
		1339
	reported; amended; concurred in; general order June 18	
	committee of the whole; ordered to third reading June 23	1382
	special order for June 24, 10 A. M., June 23	1385
	indefinitely postponed June 24	1389
070	motion to reconsider tabled June 24	1412
	Not received.	
874.	A bill to vacate the township of Lincoln, in the county of Mason, in this	
	State, and to incorporate the territory embraced therein in the townships	
	of Hamlin, Amber and Pere Marquette in the said county of Mason:	
	received; referred to committee on counties and townships June 15	1271
	reported; general order June 18 committee of the whole; ordered to third reading June 23	1340
	committee of the whole; ordered to third reading June 23	1372
	passed; immediate effect; returned June 23	1374
875.	Not received.	
876.	Not received.	
	Not received.	
881.	A bill to authorize the township of Huron, county of Wayne, State of Michi-	
	gan, to raise money to make public improvements in said township, and to	
	provide for the levy of taxes therein to pay the same:	
	file No. 425.	
	received; referred to committee on counties and townships June 16	1280
	reported; general order June 17	1281
	committee of the whole; amended; ordered to third reading June 17	1302
	passed; immediate effect; returned June 17	1310
882.	A bill to authorize the village of Edmore, Montcalm county, to borrow	
	money to provide and maintain a system of electric lighting for said village,	
	and to issue bonds therefor:	
	file No. 262.	
	received; rules suspended; passed March 28	604
	immediate effect; returned March 31	618
RRR	Not received	-

PAGE. 884. Not received. 885. A bill to amend sections 2, 5, 8, 10 and 11 of chapter 3; section 8 of chapter 6; sections 1 and 3 of chapter 8; and section 2 of chapter 9 of act No. 227 of the public acts of 1885, entitled "An act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto," as amended by the several acts amendatory thereto: file No. 447. received; referred to committee on State affairs June 23..... 1370 reported; general order June 26 committee of the whole; ordered to third reading June 26 passed; returned June 26 1440 886. Not received. 887. Not received. 888. Not received. 889. Not received. 890. Not received. 891. Not received. 892. Not received. 893. Not received. 894. Not received. 895. A bill to regulate the exercise of corporate franchises and to provide for a franchise fee therefor: file No. 331. received; referred to committee on judiciary June 29..... 1461 reported; general order June 29 1466 committee of the whole; substitute reported; concurred in; ordered to 1467 third reading June 29_____ title of substitute: "A bill to provide for the payment of a franchise fee by corporations." passed; immediate effect; transmitted June 29 1468 returned; referred for enrollment July 1 1535 1559 reported enrolled July 2..... 1567 approved July 2_____ 896. Not received. 897. A bill to define the boundaries of school district No. 17 of the city of Jackson and the townships of Blackman and Summit, in Jackson county: file No. 439. received ; referred to committee on education and public schools June 18 1323 reported; rules suspended; passed; immediate effect; returned June 18. 1331 898. Not received. 899. Not received. 900. Not received. 901. Not received. 902. Not received. 903, Not received. 904. Not received. 905. Not received. 906. Not received. 907. Not received. 908. Not received. 909. Not received. 910. Not received. 911. Not received. 912. Not received. 913. A bill to amend section 2 of chapter 3 of Act No. 243 of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing, and preservation of bridges within this State: file No. 407. received; referred to committee on roads and bridges June 1..... 1196 1218

	Page.
914. Not received.	
915. Not received.	
916. Not received. 917. Not received.	
918. Not received.	
919. Not received.	
920. Not received.	
921. Not received.	
922. Not received. 923. Not received.	
924. Not received.	
925. Not received.	
926. Not received.	
927. Not received.	
928. Not received.	from in
929. A bill to re-incorporate the village of Crystal Falls, in the county of l the State of Michigan:	Iron, in
received; referred to committee on cities and villages March 20	507
reported; amended; concurred in; rules suspended; passed; imp	nediate
effect; returned March 26930. A bill to organize the townships of Hematite and Mansfield in the co	573
Iron, and to provide for the first election therein, and to detach	
territory from the township of Crystal Falls and to attach the same new townships and to attach certain other territory to the town	
Crystal Falls:	ы.р от
received; referred to committee on counties and townships June 1	
reported; rules suspended; passed; immediate effect; returned Ju	ne 12. 1257
931. Not received.	
932. Not received. 933. Not received.	
934. Not received.	
935. A bill to define and establish a State road in the county of Bay, to be	known
as the Mount Forest and Pinconning State road and to authorize the	
ship board of the township of Mount Forest to issue bonds to pay	for the
construction and improvement thereof: file No. 441.	
received; rules suspended; passed; immediate effect; returned Ju	ne 19 1351
requested of House June 29	1462
returned; tabled June 30	1495
936. Not received.	
937. Not received. 938. Not received.	
939. Not received.	
940. A bill to amend section 2 of act No. 18 of the public acts of 1869, e	ntitled
"An act to provide for paying expenses authorized to be incurred	by the
Legislature," approved February 24, 1869, the same being section	n 67 of
Howell's annotated statutes of Michigan: file No. 437.	
received; referred to committee on State affairs June 18	1320
reported; general order June 23	
reported; general order June 23 committee of the whole; ordered to third reading June 24	1408
passed; returned June 24	1413
941. Not received. 942. Not received.	
943. A bill to authorize the city of Benton Harbor to issue bonds for	public
improvements:	F
file No. 452.	
received; referred to committee on cities and villages June 17	1000
reported; general order June 23 committee of the whole; ordered to third reading June 23	1375 1382
passed; immediate effect; returned June 23	
914. Not received.	
945. A bill to amend act No. 336 of the local acts of 1879, entitled "An	act to
incorporate the village of Charlevoix," approved April 3, 1879, amen	ded by
act No. 305 of the local acts of 1889, entitled "An act to amend secti	OR 4 OI

		PAGE.
	act No. 336 of the local acts of 1879," entitled "An act to incorporate the village of Charlevoix," approved April 3, 1879, approved March 5, 1889, by adding thereto four new sections, to stand as sections Nos. 8, 9, 10, and 11:	AAU
	received; rules suspended; passed; immediate effect; returned May 14	1010
946.	Not received.	
	Not received. Not received.	
	Not received.	
950.	Not received.	
	Not received.	
	Not received. Not received.	
	Not received.	
955.	Not received.	
	Not received.	
	Not received. Not received.	
	A bill to amend section 10 of act No. 230 of the public acts of 1889, being an	
	act to amend chapter 7 of act 243 of the public acts of the year 1881, enti-	
	tled "An act to revise and consolidate the laws relating to the establish-	
	ment, opening, improvement and maintenance of highways and private	
	roads, and building, repairing and preservation of bridges within the State," and acts amendatory thereof:	
	file No. 172.	
	received; referred to committee on roads and bridges March 18	479
	reported; general order April 15	726
	committee of the whole; ordered to third reading April 15 passed; immediate effect; returned April 16	739 751
960.	Not received.	191
	Not received.	
962.	A bill to authorize the city of Saginaw to borrow money for the purpose of	
	constructing, adding to and improving the water-works system in the western tax-paying district of said city, and to issue bonds therefor, and	
	charge all payments and expenses thereof, and to collect the same from	
	said district:	
	received; rules suspended; passed; immediate effect; returned March	517
963.	A bill to authorize the city of Saginaw to borrow money for the purpose of	01.
	constructing, adding to and improving the water-works system of the west-	
	ern taxing district of the city of Saginaw, and to issue bonds therefor and charge all expenses thereof and payments therefor, and to collect the same	
	from said district:	
	received; rules suspended; passed; immediate effect; returned March	
004		17–19
	Not received. Not received.	
	Not received.	
967.	Not received.	
	Not received.	
	Not received. Not received.	
	Not received.	
	Not received.	
	Not received. Not received.	
	Not received.	
	A bill authorizing the introduction of the kindergarten method in the public	
	schools of this State:	
	file No. 185. received; referred to committee on education and public schools May	
	29	1135
	reported; general order June 4	1177
	committee of the whole; ordered to third reading June 4.	1184
	passed; returned June 4	1190
	216	

	Page.
977. Not received. 978. A bill to provide for the incorporation of equal suffrage associations within the State of Michigan:	
file No. 463. received; referred to committee on banks and corporations June 24 reported; rules suspended; passed; immediate effect; returned July 2 979. Not received.	1404 1559
980. Not received.	
981. Not received. 982. Not received.	
983. Not received. 984. Not received.	
V.—HISTORY OF HOUSE JOINT RESOLUTIONS (IN SENATE).	
Numbered as introduced in the House. Printed joint resolutions are given number.	a file
<ol> <li>Joint resolution to provide for the submission to the people of this State of the question of a convention for the purpose of a general revision of the con- stitution of this State:</li> </ol>	
received; referred to committee on State affairs May 27reported; general order June 22	1105 1369
committee of the whole; ordered to third reading June 24	1408
passed; returned June 25	1418
3. Joint resolution requesting the Senate and House of Representatives of the United States to propose and submit to the legislatures of the several	
states amendments to the constitution of the United States providing for	
the election of President and Vice President of the United States by a direct vote of the people, and for the election of United States Senators on	
a general ticket by the people of each state: received; referred to committee on constitutional amendments February	
17reported; general order March 23	230 537
committee of the whole; ordered to third reading March 27	595
passed; immediate effect; returned April 21.  4. Received by substitute. See H. J. R. No. 1.	780
5. Received by substitute. See H. J. R. No. 1. 6. Not received.	
7. Not received.	
8. Joint resolution authorizing the Board of State Auditors to investigate, examine and settle any claim found to be due Robert Lake of the city of	
Jackson, against the State of Michigan for damages or compensation, by reason of extra or additional work performed and material furnished by	
said Lake, at the request of the warden and board of inspectors of the State	
Prison at Jackson, in this State: file No. 6.	
received; referred to committee on claims and public accounts April 14_ reported; general order April 23	712 792
committee of the whole; ordered to third reading April 24	822
passed; immediate effect; returned April 24.  9. Received by substitute. See H. J. R., No. 1.	825
10. Not received.	
12. Joint resolution anthorizing the Board of State Auditors to make certain	
improvements on certain property owned by the State: file No. 8.	
received; referred to committee on public improvements April 29 reported; referred to committee on finance, May 15	865 1023
reported; general order May 21 committee of the whole: ordered to third reading May 22	
COMMITTED OF MICHAELD AND AND AND AND AND AND AND AND AND AN	77/10

	tabled May 27	Page. 1100
19	taken up; passed; immediate effect; returned June 11	1247
	Joint resolution authorizing the recompilation of "Michigan and Its Resources:"	
	file No. 13.	
	received; referred to committee on finance June 9	1214 1433 1437 1443
	Not received.	
10.	Joint resolution anthorizing the Board of State Auditors to audit and pay the claim of Patrick Mulcrone of the city of St. Ignace, for meat furnished to Company B, Fourth Regiment, and Company H, Third Regiment, Michigan State Troops, while encamped on Mackinac Island at the annual State encampment in the year 1888: file No. 7.	
	received; referred to committee on claims and public accounts April 13	703
	reported; general order April 16 committee of the whole; ordered to third reading April 17 passed; immediate effect; returned April 17	756 771 773
	Not received.	
	Not received. Received by substitute. See H. J. R. No. 1.	
23.	Joint resolution authorizing the Governor to issue to Ellen C. Lafler, Warren B. Lafler, Phares Lafler, William Lafler, Byron L. Lafler, Schuyler Lafler and Julia A. Holmes, a patent for the southeast quarter of the northeast quarter of section six, town six south, of range seven east, the same being	
	primary school land: file No. 4.	
	received; referred to joint committee on public lands and judiciary May	1089
	reported; general order May 27	1168
D.A.	passed; immediate effect; returned June 4	1191
25.	Not received.	
26.	Not received.	
27.	Received by substitute. See H. J. R. No. 1.	
28.	Not received.	
	Not received.	
	Not received.	
31,	Joint resolution directing the Board of State Auditors to settle the claim made by Joseph Scheineker against the State of Michigan for services and money expended by him in recruiting and organizing the 14th Regiment of	
	Michigan Infantry Volunteers: received; rules suspended; passed; immediate effect; returned June 17	1315
32.	Not received.	•
33.	Joint resolution for the relief of Frank M. Decker, late of Co. 1, 2d Regiment Michigan State Troops:	
	file No. 9. received; referred to committee on military affairs May 12	982
	reported; amended; concurred in; general order May 14	
	committee of the whole; ordered to third reading May 14passed; returned May 14	
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